JOURNAL

OF THE

House of Representatives,

JUNE SESSION, 1877.

HOUSE OF REPRESENTATIVES.

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Greenleaf Clarke, Charles C. Grant, John Brown, Charles S. Wilcomb

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JOURNAL

OF THE

HOUSE OF REPRESENTATIVES,

JUNE SESSION, 1877.

WEDNESDAY, June 6, 1877.

A quorum of the whole number of representatives from the several towns, wards, and districts of the state of New Hampshire having assembled at the capitol in the city of Concord in said state on the first Wednesday of June, in the year of our Lord one thousand eight hundred and seventy-seven, being the day designated by the constitution for the assembling of the legislature, the gentlemen whose names appear in the following list, having presented their credentials, were duly qualified by His Excellency the Governor as members of the House of Representatives, by taking and subscribing the oaths of office agreeably to the provisions of the constitution.

ROCKINGHAM COUNTY

Atkinson, . . . Greenleaf Clarke.

Auburn, . . . Charles C. Grant.

Brentwood, . . . John Brown.

Chester, . . . Charles S. Wilcomb.

Derry, · · ·	William H. Shepard,
	Tappan R. Robie.
Danville,	Alfred A. Collins.
Deerfield,	John C. Brown,
Decimoral Company	George J. French.
East Kingston,	Joseph A Tilton.
Epping,	John O. Edgerley,
Epps,	Herbert F. Norris.
Exeter,	Joseph T. Porter,
Lactor,	Horace S. Cummings,
	William Burlingame,
	Alfred Connor.
Fremont,	Sherburne Sanborn.
Greenland, · ·	Edwin A. Peterson.
Hampstead,	Albert L. Eastman.
Hampton,	Joseph W. Mason.
Hampton Falls,	John F. Jones.
Kensington,	Daniel E. Palmer.
Kingston,	Amos C. Chase.
Londonderry,	William Clark,
Londonderry	Mason Boyd.
Newcastle, · ·	John Amazeen.
Newington,	Israel S. Hoyt.
Newton, · · ·	Edward P. Wallace.
Newmarket,	Lafayette Hall,
14CWINGINGS	Reuben M. Burley.
Northwood,	Charles F. Cate.
Nottingham,	James A. Kelsey.
North Hampton,	Edwin M. Lamprey.
Plaistow, · · ·	James M. Davis.
Portsmouth — Ward 1,	Richard H. Waldron,
	George E. Hanson,
	Frank W. Hackett.
Ward 2,	William A. Hodgdon,
	William H. Sise,
	Titus S. Tredick,
	Thomas E. Call.
Ward 3,	Andrew Sherburne.
0,	

Wednesday, June 6, 1877.

Portsmouth — Ward 4,	Mercer Goodrich,
	Samuel Langdon.
Rye,	Moses Clark.
Raymond,	Franklin G. Bean.
Salem,	George C. Gordon,
	William B. Kimball.
South Hampton, .	Moses J. Eaton.
Seabrook,	Charles Fogg,
	Jeremiah F. Locke.
Sandown,	Amos S. Clark,
South Newmarket, .	J. Lewis Chase.
Stratham,	Charles E. Gear.
Windham	Abel Dow.

STRAFFORD COUNTY

STRAFFORD COUNTY.				
Barrington, .		James M. Locke,		
		Royal K. Clark.		
Dover—Ward 1,		James M. Hayes.		
		James H. Billings.		
Ward 2,		John N. Wentworth,		
		Joseph W. Cate,		
		Albert F. Seavey.		
Ward 3,		William H. Vickery,		
		George F. Mosher,		
		William H. Palmer.		
Ward 4,		Charles H. Sawyer,		
		Washington P. Hayes		
		John S. Hayes.		
Durham,	· Par	Eben M. Davis.		
Farmington, .	PHI I	George A. Jones,		
		Edmund B. Small,		
		Langdon S. Flanders.		
Madbury,	in id	Albert Varney.		
Middleton, .	II. IV	Jacob H. Cook.		
Milton,		Luther Hayes,		
		William F. Cutts.		
New Durham, .		Samuel F. Chamberlin		
Rochester, .	ma A	Sidney B. Hayes,		

Rochester, .	Figures and	Stephen C. Meader,
		Isaac W. Lougee,
		Joseph M. Hanson,
		Daniel McDuffee.
Rollinsford,	. ,	Joshua Converse.
Strafford, .		Joseph A. Whitcher,
		John M. Whitehouse.
Somersworth,		Andrew E. Wentworth,
		Alfred Carter,
	1 2 3	Cyrus Freeman,
		William P. Moses,
		George Wentworth.

BELKNAP COUNTY.

Alton,			Albert H. Hayes,
			Jonas Sleeper.
Belmont,			Arthur W. Brown.
Barnstead,			George W. Emerson, 2d
			Samuel A. Hodgdon.
Centre Ha	rbor,		Charles H. Canney.
Gilford,			John S. Crane,
			Reuben C. Sanborn,
			William L. Johnson.
Gilmanton,			Joseph W. Marsh,
			William B. Thompson.
Laconia,			Samuel M. S. Moulton,
			Lewis F. Busiel,
			Joshua B. Robinson.
Meredith,			James H. Plaisted,
			Nathaniel S. Davis.
New Hamp	pton,		Thaddeus P. Robinson.
Sanbornton	n,		Edmund Keasar.
Tilton,			Russell T. Noyes.

CARROLL COUNTY.

Albany,		James M. Shackford.
Bartlett,		Cyrus A. Tasker,
		Benjamin F. Stillings.

Brookfield, .	1.018	Plummer G. Lovering.
Chatham,		Josiah Walker.
Conway,	. 804	David E. Thompson,
		Samuel D. Thompson.
Eaton,		Stephen W. Perkins.
Effingham,		Joseph B. Davis.
Freedom,		Wentworth Tyler.
Hart's Location,	. 4	George H. Morey.
Jackson,		Abiel L. Eastman.
Madison,		Samuel Frost.
Moultonborough,	4.10	Joseph Smith.
Ossipee,	. 0	George W. Tebbetts,
		John C. Ames.
Sandwich,		William M. Weed,
		Enoch Q. Fellows.
Tamworth,		Joseph T. Carr.
Tuftonborough, .		Daniel D. Wingate.
Wakefield,		Morrill B. Smith.
Wolfeborough, .		Joseph R. Haines,
		Ira Banfield.

MERRIMACK COUNTY.

	141121	KKIMA	CK COUNTI.
Allenstow	n, .		John Perkins, jr.
Andover,			Clark Durgin,
			Gerry Morgan.
Boscawen	,		Nathaniel S. Webster.
Bow, .			Samuel Gile.
Bradford,			Charles F. Davis.
Canterbur	у, .	S.U.L.	Alfred H. Brown.
Chicheste	r, .		Charles Lake.
Concord-	-Ward 1,	.47	Rufus Cass,
			Timothy C. Rolfe.
	Ward 2,		Cyrus R. Robinson,
	Ward 3,		Wyman W. Holden.
	Ward 4,		Oliver Pillsbury,
			George A. Young,
			William E. Stevens.
	Ward 5,	. 73	Stillman Humphrey,

Concord—	Ward 5	5,		Jonathan E. Sargent,
				Edward Dow.
	Ward 6	5,		Moses W. Dickerman,
				J. C. A. Hill,
				John C. Kilburn.
	Ward 7	7,		John H. Lamprey,
				Andrew S. Smith.
Danbury,				Isaiah Langley.
Dunbarton,				Benjamin Page.
Epsom,			. *	David M. Philbrick.
Franklin,				Asa J. Thurston.
Henniker,			. 3	Harrison Morrill,
				John H. Albin.
Hill, .				William C. Kelley.
Hooksett,				Samuel Head.
Hopkinton,	, .			Henry H. Crowell,
				Grovenor A. Curtice.
Loudon,				James S. Sanborn, 2d,
				Samuel Neal.
Newbury,				Harvey C. Morse.
New Londo	on, .			Charles C. Phillips.
Northfield,	and mil			Jeremiah E. Smith.
Pembroke,				George P. Little,
				Addison N. Osgood.
Pittsfield,	. 11.			David W. C. Scates,
				Frank E. Randall.
Salisbury,			. 1000	Isaac Sanborn.
Sutton,	Sec.			Erving Nelson.
Warner,	19/8/63			Nehemiah G. Ordway,
,				Henry C. Davis.
Webster,				Charles C. Kimball.
Wilmot,				John A. Hardy.
	The state of the s		COLUMN TO SERVICE AND ADDRESS OF THE PARTY O	5

HILLSBOROUGH COUNTY.

Amherst, .		Franklin Hartshorn.
Antrim, .		David H. Goodell.
Bennington,		Benjamin D. Felch.
Deering, .		Dana B. Hadlock.

Wednesday, June 6, 1877.

	~ .
Goffstown,	Lewis H. Stark,
	Josiah Laselle.
Greenfield,	David Starrett.
Hillsborough,	Frank H. Pierce,
	Henry J. Clark.
Hollis,	Franklin Worcester.
Hudson,	Lucian M. Tolles.
Hancock,	Joshua S. Lakin.
Litchfield,	Elbridge Pike.
Lyndeborough,	Franklin Senter.
Manchester—Ward 1,	John W. Severance,
,	Silas C. Clatur,
	Frank T. E. Richardson.
Ward 2,	Elijah M. Topliff,
	David Cross.
Ward 3,	William P. Newell,
3,	Horatio H. Ladd,
	Henry H. Huse,
	Robert M. Miller.
Ward 4,	Lyman H. Lamprey,
	Samuel S. Piper,
	Alfred Quimby,
	William Perkins,
	Hiram Hill.
Ward 5,	John F. Conway,
	Edward Boyle,
	George H. Tanswell,
	James Sullivan,
	Thomas J. Morrison.
Ward 6,	Jeremiah Garvin,
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Abiel C. Flanders,
	George W. Follansbee.
Ward 7,	John T. Robinson,
, , , , , , , , , , , , , , , , , , ,	Solon D. Pollard.
Ward 8,	William G. H. Dunham,
,, ,,	Chauncy C. Favor.
Mason,	Hiram D. Richardson.
Merrimack,	Ward Parker.

Milford,	14.	Timothy Kaley,
		Robert M. Wallace,
		Isaac P. Abbott.
Mont Vernon, .		Daniel P. Kendall.
Nashua-Ward 1,		Thomas G. Banks.
Ward 2,		Charles O. Andrews.
Ward 3,		Joseph B. McQuesten.
Ward 4,		Edwin W. Johnson.
Ward 5,	7.019	Patrick J. Flaherty.
Ward 6,		Aaron F. Stevens,
		Merrick S. Thompson,
		George A. Rollins.
Ward 7,		Coleman W. Murch,
		Joseph K. Priest.
Ward 8,		Leonard C. Farwell.
New Boston, .		Alfred M. Campbell.
New Ipswich, .		Bela N. Seymour.
Pelham,		Nathan Gage.
Peterborough, .		Samuel I. Vose,
		James H. Collins.
Sharon,		Henry E. Bond.
Temple,		Supply W. Edwards.
Windsor,		Horace Atwood.
Weare		
Wilton		Albert B. Johnson.
willon,	•	David Crass
		David Gregg.

CHESHIRE COUNTY.

Alstead, .		Cyrus K. Vilas.
Chesterfield,		John Harris.
Dublin, .	.000	Henry D. Learned.
Fitzwilliam,		Stephen Batcheller.
Gilsum, .		William L. Isham.
Harrisville,		Sylvester T. Symonds.
Hinsdale, .		Charles J. Amidon,
		Henry M. Jones.
Jaffrey, .		Joseph W. Fassett.
Keene-Ward 1		Charles S. Coburn.

Keene-V	Vard 1,	0.04	John W. Howes.
7	Ward 2,	meder	Charles G. Shedd.
	Vard 3,		John W. Sturtevant,
	3,	delales	George A. Sherman.
V	Vard 4,	SWO()	Edward Spaulding.
V	Ward 5,		Horatio Colony.
Marlborou		1.086	Franklin R. Thurston.
Marlow,	. 40.		Increase S. Rogers.
Nelson,			John K. Mills.
Richmond	, .	1.11/	Joseph B. Abbott.
Roxbury,			Elbridge Kingsbury.
Rindge,			George W. Stearns.
Surry,			Asa B. Fay.
Stoddard,		10.000	Joel F. Whittemore.
Swanzey,		1.1	George Carpenter,
			Henry Abbott.
Sullivan,			Amos Wardwell.
Troy,			William G. Silsby.
Walpole,			Henry Burt,
			John C. Brown.
Westmore	land, .		John A. Chamberlain.
Wincheste			Henry B. Swan,
			Frank H. Eames.

SULLIVAN COUNTY.

Acworth,			James A. Wood.
Charlestow	n,		Lorin H. Royce,
			Brooks Kimball.
Claremont,			Algernon Willis,
			Henry Colby,
			Winthrop Sargent,
			John P. Rounsevel,
			George G. Ide.
Cornish,			Charles E. Jackson.
Croydon,			John Blanchard.
Goshen,		 violit.	James W. Rogers.
Grantham,		. 100	Thomas B. Alexander
Langdon,			Henry Prentiss.

Washington,

Lempster, . . . Andrew J. Mitchell.

Newport, . . . Levi W. Barton,
Alexander V. Hitchcock,
George H. Fairbanks.

Springfield, . . Hosea B. Chase.
Sunapee, . . Jeremiah W. Merrill.
Unity, . . Joseph M. Perkins.

GRAFTON COUNTY.

Henry Train.

Alexandria, Horace Saunders. Ashland, . Charles C. Eastman. Bethlehem, John G. Sinclair, Ira G. Eastman. Bath, Joshua T. Clark. Prescott Parker. Benton, Bridgewater, Harvey W. Tilton. Bristol, Edwin S. Foster, Calvin H. Mudgett. Campton, . Thomas J. Sanborn. Albert E. Barney, Canaan, Allen H. George. Dorchester, John M. Fitts. Samuel Sherburne. Ellsworth, . Enfield, . Timothy E. Furnald, Sylvanus P. Baker. David H. Applebee. Franconia, . Grafton, Lyman R. Martin. John N. Blodgett. Groton, Haverhill, . Ezra B. Mann, Samuel T. Page. Hanover, . James W. Patterson, Hiram Hitchcock. Hebron, . George W. McClure. Holderness, Charles A. Burleigh. Landaff, . John C. Atwood. Lebanon, . Solomon Cole, Edward J. Durant,

Lebanon,		10.1	Thomas P. Waterman
			Charles O. Hurlburt.
Lisbon,			Augustus-A. Woolson,
			George W. Wells.
Littleton,			Harry Bingham,
			Albert S. Bachellor,
			Ai Fitzgerald.
Lyman,			Herbert B. Moulton.
Lyme,			George F. Sawtelle.
Monroe,			Alexander Warden.
Orange,			Levi E. Flanders.
Orford,			Edward Ford.
Piermont,			Aaron P. Gould.
Plymouth,			Hazen D. Smith,
			John T. Cutter.
Rumney,			John L. Dearborn.
Thornton,			Hiram V. Hart.
Warren,			David A. French.
Wentworth	1,		George Plummer.
Woodstock	ζ,		Arthur Hunt.

COOS COUNTY.

Berlin,			Samuel E. Paine.
Carroll,			Charles Pillsbury.
Colebrook,			Francis B. Crawford,
			Frank Aldrich.
Columbia,			Almon M. Grout.
Clarksville	, .		David F. Hall.
Dummer,			Isaac C. Wight.
Dalton,			James B. Sumner.
Errol,			William W. Bragg.
Gorham,			Augustus Evans.
Jefferson,			John A. Hicks.
Lancaster,	with a	is entire	George S. Stockwell,
			Francis Kellum.
Milan,			Peter A. G. W. Phipps
Northumb	erland,		George Hinman.
Pittsburg,			John W. Straw.

Randolph, .		Ithiel Scates.
Shelburne, .		Ansel C. Evans.
Stewartstown,		Hiram D. Flanders
Stark, .	9. 99	Sylvester Cole.
Stratford, .		William R. Brown.
Whitefield,		Frank P. Brown,
		Albert W I ane

After administering the constitutional oaths, His Excellency the Governor, attended by the Honorable Council and Secretary of State, withdrew from the representatives' hall.

The House was then called to order by Charles C. Danforth, cl rk of the House for the last year.

The clerk stated that the first business before the House was to select a temporary presiding officer.

On motion of Mr. Weed of Sandwich, Jonathan E. Sargent was chosen temporary chairman, and the clerk appointed Messrs. Weed of Sandwich and Bingham of Littleton a committee to conduct him to the chair.

The temporary chairman having taken the chair,

On motion of Mr. Barton of Newport, the House proceeded to the election of speaker by ballot, with the following result:

Whole number of votes cast				364
Necessary to a choice .				183
Horatio Colony had .				147
Augustus A. Woolson had				217

and Augustus A. Woolson, having a majority of all the votes cast, was declared elected speaker.

Messrs. Colony of Keene and Stevens of Nashua were appointed a committee to conduct the speaker elect to the chair.

On assuming the chair the speaker addressed the House as follows:

Mr. Chairman and Gentlemen:

For this very flattering expression of your confidence and regard I thank you most heartily. I am not unmindful of the

responsible, delicate and oftentimes difficult, duties of the position to which your partiality has called me, nor without a feeling of distrust in my ability to perform those duties in a manner which shall be acceptable to you and satisfactory to myself. I can only say that it shall be my earnest and constant endeavor at all times to merit your generous co-operation in the business of the session, your kind forbearance with my inexperience, and your personal good-will and esteem. I shall undertake, to the extent of my ability, to so discharge the duties of the chair that every member shall be treated with courtesy, fairness and impartiality, and the work of the session be concluded at the earliest possible date consistent with the best interests of the state. For the further organization of the House, gentlemen, I await your pleasure.

On motion of Mr. Norris of Epping,

Resolved, That Charles C. Danforth of Concord be elected clerk of the House of Representatives, and Alpheus W. Baker of Lebanon be elected assistant clerk for the ensuing year.

On motion of Mr. Sawtelle of Lyme,

Resolved, That Charles E. Cummings of Concord be elected sergeant-at-arms of the House for the ensuing year.

On motion of Mr. Wood of Acworth,

Resolved, That Lewis Jenkins of Gilmanton, William W. Hill of Concord, and William H. Gardiner of Portsmouth, be elected doorkeepers for the ensuing year.

On motion of Mr. Barton of Newport,

Resolved, That the rules of the House for the last session be the rules of the House for the present session, until otherwise ordered by the House.

On motion of Mr. Sise of Portsmouth,

Resolved, That a committee of ten, consisting of one from each county, be appointed to select a suitable person to act as chaplain during this session of the legislature.

On motion of Mr. Warden of Newport,

Resolved, That the clerk be instructed to procure, for the use of the members and officers of the House, 400 copies each of the Concord Daily Monitor, Daily Patriot, Daily People and Manchester Mirror.

Charles C. Danforth, clerk-elect, and Alpheus W. Baker, assistant-clerk-elect, appeared and were respectively qualified for said offices by taking the oaths prescribed by law.

On motion of Mr. Barton of Newport,

Resolved, That the hours of assembling of the House be at ten o'clock in the forenoon and three o'clock in the afternoon, until otherwise ordered by the House.

On motion of Mr. Dunham of Manchester, the House adjourned.

AFTERNOON.

The House met at three o'clock.

(The speaker in the chair.)

Charles E. Cummings of Concord appeared and was qualified as sergeant-at-arms by taking the oath of office.

Lewis Jenkins of Gilmanton, William H. Gardiner of Portsmouth, and William W. Hill of Concord, appeared and severally took the oath of office as doorkeepers.

On motion of Gen. Stevens of Concord,

Resolved, That the sergeant-at-arms procure 400 copies of the People Hand Book for the use of the members of this House.

On motion of Mr. Ordway of Warner,

Resolved, That the Honorable Senate be informed that the House of Representatives has organized by the choice of Hon. Augustus A. Woolson as speaker, Charles C. Danforth, clerk, Alpheus W. Baker, assistant clerk, Charles E. Cummings as sergeant-at-arms, and is now ready to proceed with the business of the session.

On motion of Mr. Barton of Newport,

Resolved, That the speaker be empowered to appoint two

pages to serve during the continuance of the present session of the House.

On motion of Mr. Sawtelle of Lyme, the members of the House proceeded to draw seats, agreeably to the provisions of the General Statutes.

MESSAGE FROM THE SENATE.

The following message was received from the Honorable Senate by their clerk:

Mr. Speaker:

I am directed to announce that the senate has assembled and is organized by the choice of Hon. Natt Head, president, Tyler Westgate, clerk, Calvin Sanders, assistant clerk, and John W. Babbitt, doorkeeper, and is now ready to proceed with the business of the session.

On motion of John S. Hayes of Dover,

Resolved, That a committee of ten be appointed on the part of the House, with such as the Senate may join, to wait on His Excellency the Governor, and inform him that a quorum of both branches of the legislature have assembled and completed the organization, and are ready to receive any communication he may be pleased to make.

The speaker announced as such committee on the part of the House,

Messrs. John S. Hayes of Dover, Clark of Atkinson, Moulton of Laconia, Weed of Sandwich, Daniell of Franklin, Goodell of Antrim, Hitchcock of Newport, Bingham of Littleton, Brown of Whitefield, Rogers of Marlow.

On motion of Mr. Stevens of Nashua, the House adjourned

THURSDAY, JUNE 7, 1877.

The House met at ten o'clock, A. M.

(The speaker in the chair.)

The speaker announced the following gentlemen as the committee on chaplain:

Messrs. Sise of Portsmouth, Mosher of Dover, Chamberlain of Westmoreland, Willis of Claremont, George of Canaan, Thompson, David E., of Conway, Thompson of Gilmanton, Ordway of Warner, Flanders of Stewartstown, Quimby of Manchester.

On motion of Mr. Tredick of Portsmouth,

Resolved, That the Honorable Senate be informed that the House is now ready to meet them in convention for the purpose of proceeding with the elections agreeably to the provisions of the constitution.

On motion of Mr. Barton of Newport,

Resolved, That the Joint Rules of the Senate and House for last year be adopted as the Joint Rules of the Senate and House for the present year, until otherwise ordered.

MESSAGE FROM THE SENATE.

The following message was received from the Honorable Senate by their clerk.

Mr. Speaker:

The Senate concurs with the House of Representatives in the appointment of a committee to wait on His Excellency the Governor, and inform him that the legislature is now organized, and is ready to receive any communication he may be pleased to make, and join on their part Messrs. Porter and Cloutman.

IN CONVENTION.

The Honorable Senate having met the House in convention for the purpose of proceeding in the elections,

On motion of Mr. Cummings of Exeter, the Honorable Secretary of State was requested to lay before the convention the

returns of votes for governor and councillors cast at the last annual election.

Thereupon the Honorable Secretary of State appeared and laid before the convention the votes for governor and councillors cast at the last annual election.

On motion of Mr. Moses of Somersworth,

Resolved, That the votes for governor and councillors be referred to a select committee of three, to examine, compare and cast the same and report thereon.

The speaker appointed as such committee Messrs. Porter of the Senate, Moses of Somersworth and Bachellor of Littleton.

The Honorable Senate having met the House of Representatives in convention for the purpose of proceeding in the elections, agreeably to the requirements of the constitution, Mr. Moses of Somersworth, for the select committee to whom was referred the returns of votes cast for governor, councillors in the several councillor districts, and railroad commissioner, presented the following report, which was accepted:

STATE OF NEW HAMPSHIRE.

House of Representatives,

JUNE SESSION, 1877.

The Joint Committee, to whom was referred the returns of the votes cast for governor on the second Tuesday of March, 1877, having examined, compared and counted the same, ask leave to report at this time the result, as follows:

Whole number of votes cast,					77,870
Necessary for a choice,	¥.	11.0			38,936
George Francis Train,			100		I
Moses Butler,		eni.			I
Edwin D. Sanborn,			•		I
					I
					I
Luther McCutchins,	11.01	0.114		90.1	I
Moses H. Goodrich,	10.00	go. a			I

Thomas E. Call, .			100,10				T
Thos. E. Call, .				action	min! V	And I	I
D. Marcy,					design		T
Joseph Griffin, .					ngen		I
James C. Tuttle, .					eghol		ī
Joseph Brown, .					Lin		T
Lucien Gale, .					Blan		I
Nath. White, .	.01	1	2011	10.1	Sei 8		1
John Whittaker, .							1
James A. Weston,							I
Martin A. Haynes,							I
Lucius W. Hammond,							2
James M. Kidder,							4
Asa Kendall, .				uniono.			12
James A. McKean,					00810	ma.	20
Asa S. Kendall, .					adoc.		338
Daniel Marcy, .				HOURS!			36,721
Benjamin F. Prescott,							40,755
							1 1133

and Benjamin F. Prescott, having a majority of all the votes returned, is elected governor for the ensuing political year.

R. H. PORTER,
A. S. BACHELLOR,
WM. PITT MOSES,

Committee.

STATE OF NEW HAMPSHIRE.

House of Representatives,

JUNE SESSION, 1877.

The Joint Committee, to whom was referred the returns of votes cast for councillors on the second Tuesday of March, 1877, report that they have examined and counted the same, and ask leave at this time to report as follows:

DISTRICT No. 1.

Whole number of votes cast,					14,839
Necessary for a choice,					7,420
Dan'l Emerson,		100	mange	a lon	I

Thursday, June 7, 1877	. 165
George L. Whitehouse,	Thomas E. Call,
John M. Parker,	6
Daniel Emerson,	75
Jeremiah Blodgett,	87
William Rand,	6,557
Joshua B. Smith,	8,112

and Joshua B. Smith, having a majority of all the votes cast, is elected.

DISTRICT No. 2.

Whole number of votes cast,						-60
				hin a		16,825
Necessary for a choice,						8,413
Daniel Emerson,						2
Timothy Jacobs,				Metr		2
Charles C. Kenniston, .				Maden	99	6
John Moulton,				DEST.		12
Timothy S. Jacobs, .			IIGDes	HH	Hinn	18
Francis A. Cushman, .	rede	Joseph	Pies	1 6	nia!	6r
Warren Clark	tot n	ours	on b	sipels		8,201
John M. Parker,						8,523

and John M. Parker, having a majority of all the votes cast, is elected.

DISTRICT No. 3.

Whole number of votes cast,	13,234
Necessary for a choice,	6,618
Hiram K. Slayton,	т.
A. W. Quint	Well T
E. P. Brown	Ι
Daniel Emerson, has been been some and some since	I
	8
David Heald, William Committee of the second	10
Charles C. Kenniston,	33
Clark Hadley,	5,591
Edward Spalding,	7,589

and Edward Spalding, having a majority of all the votes cast, is elected.

DISTRICT No. 4.

Whole number of votes cast,			15,544
Necessary for a choice,	ella.	• 19	7,773
Charles C. Kenniston,			9
Harvey Murch,		• 1889	62
Lyman Rounsevel, .			6,708
Francis A. Cushman, .			8,765.

and Francis A. Cushman, having a majority of all the votes cast, is elected.

DISTRICT No. 5.

Whole number of votes cast,			17,551
Necessary for a choice,			8,776
Harvey Murch,			I
Gad Beecher,			3
Daniel Emerson,	.001		4
Joseph Brown,			16
John Moulton,			23
Joseph Brown,			40
John M. Parker,			65
George W. Libbey, .			7,476
Jeremiah Blodgett, .			9.923

and Jeremiah Blodgett, having a majority of all the votes cast, is elected.

R. H. PORTER,
A. S. BACHELLOR,
WM. PITT MOSES,
Committee.

On motion of Mr. Eastman of Hampstead,

Resolved, That a committee of three be appointed to wait on the Honorable Benjamin F. Prescott, and inform him of his election as governor.

The speaker appointed as such committee Messrs. Cummings of the Senate, Eastman of Hampstead, and Stevens of Concord.

On motion of Mr. Ordway of Warner, the convention rose.

In House of Representatives.

On motion of Mr. Wood of Acworth,

Resolved, That the House take a recess until twelve o'clock, noon.

The House met at 12 o'clock.

(Mr. Cross of Manchester in the chair.)

(The speaker in the chair.)

On motion of Mr. Clark of Atkinson,

Resolved, That the Honorable Senate be informed that the House is now ready to meet them in convention, for the purpose of proceeding with the elections, agreeably to the provisions of the constitution.

IN CONVENTION.

Mr. Cummings from the joint committee appointed to wait upon the Hon. Benjamin F. Prescott, and inform him of his election as governor, made the following report, which was accepted.

STATE OF NEW HAMPSHIRE.

JUNE SESSION, 1877.

The joint committee, appointed to wait on His Excellency Benjamin F. Prescott and inform him of his election as governor for the ensuing year, and of the organization of the legislature, respectfully report that they have attended to the duty assigned them, and that His Excellency has informed them that he will meet the Senate and House of Representatives in convention at once, take the oath of office, and make a communication to the legislature.

The Senate and House of Representatives having assembled in the representatives' hall, the governor-elect and the honorable council came in.

The Honorable Benjamin F. Prescott, governor-elect, then subscribed to the oath of office, and the oaths of allegiance, before the president of the Senate, and in the presence of both

branches of the legislature, whereupon the Hon. Natt Head, president of the Senate, made proclamation as follows:

Benjamin F. Prescott having been duly elected governor of the state of New Hampshire, accepted the office, and taken the oaths prescribed by the constitution, I do therefore declare His Excellency Benjamin F. Prescott governor of the state of New Hampshire, to hold the office during the ensuing political year; and I here present Your Excellency with a copy of the constitution of the state, as your guide in the discharge of your official duties.

His Excellency then delivered the following address to the convention:

Gentlemen of the Senate and House of Representatives:

Having been elected by the people of the state to the position of chief executive magistrate, I have taken the oaths required by the constitution, and now enter upon the discharge of the duties of the office. Grateful to the people for this hearty expression of their confidence and for the honor conferred, and fully appreciating the responsibility that rests upon an executive of a state in the performance of the various duties connected with the position, and relying upon the guidance of Him who has shaped our course as a state and nation for a completed century, I assume them, and can only assure you that they shall be performed to the best of my ability, looking always to the constant elevation of our people, and the advancement of the permanent material interests of the state.

In accordance with custom, I now present to you some suggestions upon matters which will require your action, and, in some instances, your careful consideration. And first I will call your attention to our

FINANCES.

The first duty of a state is to preserve its credit, manage with economy its affairs, promptly meet its obligations, and avoid extravagant expenditures. There are no demands of an extraordinary nature upon the treasury; but those that are absolutely necessary will, without doubt, be provided for by your action.

The public will always regard the subject of finance with a greater degree of interest than most topics presented for your consideration, because it directly affects all classes and individuals in the community; and they will be disposed to hold the legislative department of the government, which is charged with the duty of determining the amount necessary to be raised by taxation for the support of the state government, and the executive officers charged with the disbursement of the same, to a strict accountability for the faithful discharge of their respective duties. The report of your accurate and accomplished treasurer, which will be presented early in the session, will exhibit in detail the financial transactions of the year.

The net indebtedness of the state on the first day of June, 1877, was \$3,574,390.87, a reduction of \$53,147.62 during the year. This reduction has not been equal to the average of the last five years; but it must be borne in mind that the expenses of the constitutional convention have been paid from the revenues of the past year, and will not have to be provided for again in the near future. It has heretofore been the policy of the legislature to raise by taxation a sum which, with the miscellaneous revenues of the state, would be sufficient to provide for the expenses of the government, pay the interest on the debt, and provide for the extinguishment of a portion of the principal of the debt each year; and the several series of bonds which have been issued were issued in accordance with this policy.

The long continued depression in nearly all the leading branches of industry, both within and beyond our borders, has had the effect materially to reduce the amount of revenue derived from miscellaneous sources, particularly from the tax on railroad corporations, there being a reduction in that item alone of \$46,122.74, as compared with the receipts from that source the past year and the year 1872; and in comparing the past year with the year immediately preceding it, there is a reduction of \$19,257.70, with a prospect of a further reduction the present year. I find, from an examination of the subject, that \$710,000 of the funded debt matures on or before July 1, 1880, as follows: \$100,000, July 1, 1877; \$110,000, July 1, 1878; \$250,000,

July 1, 1879; and \$250,000, July 1, 1880. Still, if the revenue remains substantially the same, the \$110,000 which matures in July, 1878, can be paid without any extra legislation at this session. Provision should be made, however, for the \$250,000 which matures July 1, 1879, if by your action upon the amended constitution there shall not be a session of the legislature in June, 1878.

We cannot reach our state debt any faster than it becomes due, for the state reserved no option whereby it could refund it before maturity. At this time, if we had that privilege, no doubt our entire debt could be refunded at a five per cent. rate of interest, and find rapid sale.

It is a source of satisfaction to know that, by prudent management and economy, we are slowly but surely paying our debt. The financial condition of the state is sound, and its credit at home and abroad is unquestioned. Our bonds command a high premium in the market, and are sought after by capitalists and all institutions that seek permanent investments. I think all the expenses liable to arise during the coming fiscal year can be met, and the reduction of our debt to the amount that matures in July, 1878, made by raising a state tax of four hundred thousand dollars. I recommend that amount as the state tax.

SAVINGS BANKS.

In passing from the subject of state finances, we come to a subject equally important, and one in which more than one-fourth of our entire population have a personal interest—our savings banks and institutions for savings. The number of these institutions now conveniently located over the state is sixty-seven, with 98,683 depositors—an increase of 1753 over last year. The amount of deposits on which the state derives a tax of one per cent., is nearly \$31,000,000. The increase in the deposits over the last year has been about \$270,000, which is an evidence of the prudence, frugality, and industry of our people, during a great depression in all kinds of business.

It is interesting to note the rapid and healthy growth of these institutions. Twenty-seven years ago there were twelve savings banks, with 13,031 depositors, and \$1,641,543.71, the amount of

deposits. In 1860, ten years later, the number of banks was twenty-six, the number of depositors 30,828, the amount of deposits \$4,860,024.86. In 1870, the number of banks was forty-five, the number of depositors 70,918, with \$18,759,461.05 deposits. Now we have sixty-seven banks, with 98,683 depositors, and \$30,963,047.27 deposits, on which a tax of one per cent. is paid into the state treasury, and distributed back to the towns. I present these figures to show the wonderful increase in the accumulations of our people in this one kind of property, because it has sometimes been said, by those who live on more fertile fields, that they did not see how the people of New Hampshire could thrive and keep pace with the rich states of the west, or in the sunny and milder latitudes of the middle and southern states.

The amount of tax paid by these institutions is now more than three-fourths of the whole amount of our state tax. If it had not been for these institutions, a large amount of this vast accumulation would never have been saved, and the state would have realized but little from the tax. There was great wisdom in chartering these institutions, and there should be great prudence in protecting them, for they afford, as a general rule, a safe deposit for the surplus earnings of our people, and pay a fair rate of interest to the depositors. You will be asked to reduce the rate of taxation, which is now one per cent. on the deposits. In the consideration of this matter, you will carefully compare the rates of taxation on real estate and other kinds of property, and see that the burden of taxation falls on all kinds of property alike, and on all classes of our community as evenly as it can be adjusted.

CONSTITUTIONAL CONVENTION.

Since the meeting of the last legislature, an important convention has been held. The legislature of 1875 directed the selectmen, in the several towns and wards, to insert the following question in the warrants for the annual election to be held in March, 1876: "Is it expedient that a convention be called to revise the Constitution?" This question was decided by a strong vote in the affirmative. By an act of the legislature of 1876,

provision was made for the election of delegates, and the holding of a constitutional convention. On the 7th of November last, delegates were chosen to the number of three hundred and seventy-two, composed of the most distinguished members of both political parties, and in many instances without reference to political opinions. This body of men assembled in this hall on the first Wednesday in December last, and organized with officers selected from both political parties, thus relieving the convention of all political jealousies, as its work was for the people, and not for party. With great unanimity of action, in the short space of eleven days this convention proposed thirteen amendments to our present constitution. These amendments or propositions were, on the 13th of March last, submitted to the qualified voters for their adoption or rejection. The action of the convention was endorsed by the people, and eleven of the thirteen amendments were adopted. This action was a compliment to the convention, and a credit to the intelligence of our

His Excellency, Governor Cheney, on the 16th day of April last, by public proclamation announced the result to the people. Thus the beginning of the much needed change in our fundamental law has been made, and the task of putting the amended constitution into operation devolves upon you.

Our present constitution, adopted in 1792, was prepared with great care, and attests the wisdom of the distinguished men who had the difficult work of framing it. A convention assembled in 1850 to revise it, but their work was wholly rejected by the people. Only one unimportant amendment was carried, and that was submitted at a second assembling of the convention. Thus, with one slight alteration, our fundamental law has remained unchanged for eighty-five years.

You, gentlemen, are to fix the "time or times" when these amendments "shall take effect and be in force." The question arises, whether the reason of economy, for which the second and tenth amendments were proposed and adopted, requires that those two should take effect without delay. The great and disproportionate public and private cost of the present method of trying small cases in our courts has called forth a strong ex-

pression of public opinion. The adoption of the second and tenth amendments is a demand for a cheaper and more expeditious mode of trying such cases. It is for you now to say how soon that demand shall be complied with. The existing referee law was designed for the speedy and economical trial of cases to which it can be constitutionally applied; and it can be applied to the small cases described in the second and tenth amendments as soon as those amendments are in force, without any further legislation. The general sentiment of the state, so far as I have any knowledge of it, is decidedly in favor of the trial of small cases by referees, whose decision of questions of fact shall be final. The existing referee law was the best that could be devised by the last legislature. Whether that, or any other referee law, will answer the expectations of the people, can be certainly known only by experiment. Whether they will be or whether they ought to be satisfied until a referee law is fully and fairly tried, is a question to be duly considered. There may be no urgent necessity that any of the constitutional amendments except the second and tenth, should take effect at once. But all of them, except the third, fourth, fifth, sixth, and ninth, can go into operation immediately as well as at any other time. Being adopted as a part of the fundamental law, they may all appropriately take effect forthwith, except those as to which a postponement is actually necessary, or practically convenient. The third, fourth, fifth, sixth, and ninth amendments will, at some time, require legislation on several subjects connected with elections. "The general court, in session next before these amendments shall take effect, shall equitably apportion representation" in certain cases. Certain towns are to be classed; the senatorial districts are to be reorganized; the terms of various offices are to be determined. In a considerable number of particulars, the law of elections will need such adjustment as will adapt it to the amended constitution. You will decide whether this work shall be done now, or be postponed till next year.

THE MILITIA.

When our constitution and bill of rights were adopted in 1792, our fathers, who had but a short time previous passed

through the struggle of the revolution, had learned to value and appreciate the citizen soldier. It was not their intention that the military arm of the state should become paralyzed, or be inferior in its efficiency. Hence they declared that "a well-regulated militia is the proper, natural, and sure defense of the state." This expression was not changed by the constitutional conventions of 1850 and 1876, and we are sustained in the inference that a well-regulated militia is as proper now as at any previous period of our history, and meets the approbation of the people.

The active militia of the state is now consolidated into one brigade, under the command of Gen. Joseph M. Clough. It is made up of the first and second regiments, the Amoskeag Veterans, the Second Troop of Cavalry, and the Portsmouth Light Artillery, - twenty-seven companies in all, numbering about 1,300 officers and men. The uniforms, as a whole, are in good condition, and would be fit for service in the field. The arms in the hands of the infantry are not what they should be, and would prove inefficient in actual service. They are much inferior to those of the militia in the adjoining states and in the army of the United States, being the old "Springfield muzzleloading rifle musket;" but I am pleased to be able to say that there is a prospect of soon improving them. The legislature of 1875 authorized the governor to exchange the six six-pounder guns in the hands of the First Battery, which were unequal in bore size, and no two of which were alike, for the light twelvepound regulation guns used in the regular army, and to draw his warrant for the difference in cost. Governor Cheney, by a personal visit to the War Department at Washington, succeeded in getting permission to turn in the old cannon and equipments and to draw the guns required, which has been done; and although we have not received a final statement from the War Department, we think the exchange will not increase our indebtedness to the general government. We have also been permitted to anticipate our annual allowance, and to draw breech-loading rifles of the latest and most approved pattern, enough for two companies, and hope soon to be able to place them in the hands of the companies.

The adjutant-general has succeeded in getting authority, which had heretofore been refused, to turn in at the cost price (\$1,680) eighty-three carbines, which were of no use to the state and of trifling value to sell. He has also recovered about forty military tents, of which his department had no record. On the whole, our state militia is in a much better condition than for many years; and it is to be hoped that when our indebtedness to the general government is canceled, as it will be by the close of another year, we may, without any extra indebtedness to the state, place its forces in condition to compare favorably with those of our neighbors. At the close of the war the indebtedness to the War Department was about \$40,000 for military stores overdrawn. This indebtedness has been nearly balanced by the credit of our annual allowance since 1861. There is an increasing military spirit among our people, and the state has been obliged to refuse permission to form new companies in twenty different towns for want of arms and equipments. It will be left for you to determine whether we owe it to ourselves, or to the other states of the Union, that we increase in any way our present force, or take any measures to make it more efficient.

The companies in many instances are officered by veterans of the last war, who understand what the duties of the soldier are, the importance of discipline and the strict observance of military rules.

PROVINCIAL AND STATE PAPERS.

By a joint resolution, passed in 1866, authority was given for the publication of the Provincial and State papers. The publication of such an important work involved considerable expense, as the labor attending the enterprise was onerous, full of care, and required patient investigation, accuracy, and research. Yet the purpose was wise, and the work necessary. Nine volumes were published, averaging eight hundred pages each, covering our provincial history, the period of the revolutionary war, and the early history of the towns chartered under royal authority. The value of this work no one familiar with it will question. By its publication history of great value has

been preserved, which might have been irrecoverably lost had any misfortune befallen the records in the office of the secretary of state, where these original papers and documents are deposited.

By a joint resolution passed at the last session of the legislature the governor and council were authorized to employ some suitable person to prepare the tenth and last volume, embracing many important matters relative to our early history, which were not included in the other volumes of the work. The governor and council wisely designated the Rev. Nathaniel Bouton, D. D., to edit and publish this volume, as he had edited the previous ones with such eminent ability, prudence and careful discrimination. This volume is now more than half completed, and will be issued from the press early in the autumn. In finishing this important state work, the historian has left a monument as enduring as any historical event connected with the state. Its publication has involved considerable expense; but how can the value of any great enterprise, like the history of a state or nation, be estimated in money? The state may congratulate itself in possessing so extensive a written history, at so reasonable an expenditure of the public funds.

PRESERVATION OF TOWN RECORDS.

I call your attention to a subject of great importance and public interest. The records in book form, and the papers on file, where many of the important transactions of the towns have never been recorded, owing to the frequent change in the town-clerks and the want of suitable and proper accommodations for the preservation of such public documents, are fast becoming scattered, worn out and lost. Histories of many towns have already been prepared and published, while many more are being written; and great difficulty and loss of time have been experienced by the historians in obtaining the information they needed, as the important records were, in many instances, in the possession of families in other towns, and scattered about in several places in the same town. There should be a remedy for this evil, and I think its importance will at once be seen by you. I recommend the passage of an act

making the register of deeds in each county the custodian of the papers not required for the immediate use of the town. With slight expense, under the direction of the county commissioners, alcoves could be constructed in the fire-proof vaults in the register's office, equal to the number of towns in the county. The town-clerks, under the direction of the selectmen, should be required to deposit such papers in these vaults, properly folded, filed, and labeled. The advantage to the public from such a change would be incalculable. All ancient and important papers would then be as sacredly preserved as the title deeds to real estate in the same towns; and the public, who have an interest in subjects of this nature, would be better accommodated in all investigations they might have occasion to make, not only in matters of historical interest, but in obtaining information in legal investigations, when many questions in dispute depend largely upon evidence obtained from such records.

THE STATE PRISON.

The attention of the last legislature was called to the necessity of the erection of a new state prison, out of the compact part of the city of Concord, of sufficient size to accommodate the rapidly-increasing number of convicts. The arguments then urged can with equal propriety be urged now, and the necessities then existing exist now. The present dilapidated structure, which has an external appearance not at all representing the internal inconveniences, is entirely insufficient for the safe management of the convicts, with cell accommodations inadequate for their confinement and detrimental to their health. The people of the state do not demand insufficient accommodations as a part of the punishment of the convict, and the administration of justice does not demand that his general health shall be impaired in the occupancy of apartments ill-suited to his condition.

There are now 155 male convicts in the prison, with cell accommodations for 119. Temporary beds from necessity are placed in the passage ways about the cells, and on precisely the same spot where the gallows is erected for the execution of condemned felons. Here prisoners are obliged to sleep, eat, read and write; while others eat and sleep in the hospital, in the

presence of men lingering upon beds of sickness and death. There are four cells set apart as a hospital, in a small apartment poorly ventilated, unattractive, damp and gloomy, with no place for a friend to visit a sick or dying relative.

I recommend, gentlemen, that each one of you visit this institution, and examine it in all its appointments, and form an opinion based upon personal observation, and not be governed by the opinions of others.

The efficient warden and his deputy, with an intelligent and well-disciplined corps of overseers and watchmen, maintain discipline of the highest order, and probably unexcelled by any other penal institution in any state in the Union; but it requires the most constant and careful vigilance.

The financial condition of this institution is excellent. It has accumulated upwards of \$40,000 from the earnings of the convicts, most of which is invested in the securities of our own state, earned within the past few years, after paying the running expenses of the prison and the necessary repairs. This amount has been saved by careful and economical management, notwithstanding the discounts made on the contract price of the labor authorized by the legislature. I urge the most rigid economy in the expenditure of the public funds; but I do not consider our present prison a safe or suitable place for the confinement of the unfortunate men and women who are sentenced here as a punishment for crime. The accommodations for the eleven female convicts are equally poor, and are located in a position of great danger should any accident by fire occur, there being but one narrow and blind passage of escape. The apartments occupied by the families of the warden and his deputy are low, inconvenient and poorly ventilated, and are certainly discreditable to an enlightened and cultivated people.

The amount of invested surplus earnings, together with the amount that could be realized from the sale of the eligible site where the prison now stands, with an appropriation by no means large, according to the estimates of experienced architects, would be sufficient to erect and equip a prison which would be in accord with the advanced improvements of the age, and the demands of humane and enlightened society. The reports of

officers of this state institution will be early laid before you, and I recommend a careful examination of them.

REFORM SCHOOL.

This state institution is under excellent management, and is faithfully performing the work for which it was established. I am not advised that any extra appropriation will be asked for. You will learn of its condition and operations for the year from its annual report.

INSANE ASYLUM.

The thirty-sixth annual report of this institution will be placed before you, which embraces the reports of the governor and council as a board of visitors, the treasurer, financial agent, board of trustees and superintendent. These reports state minutely the condition of affairs, from which you will readily and easily obtain definite knowledge of the standing of this important institution. Owing to the enlargement of the asylum buildings to meet absolute requirements, the present steamheating apparatus has been found to be insufficient to warm this now immense structure; and the boilers, being located in the basement of a portion of the main building, above which are the apartments of a large number of the employés connected with the institution, would, should an explosion occur, produce immense destruction of property and loss of life.

The trustees call your attention to the urgent need of a new boiler-house, in which a sufficient supply of steam can be produced for all the requirements of the institution, thus removing every kind of danger which might arise from the boilers. The gradual enlargements of the institution for the past twenty-five years have created the necessity of this needed addition. I call your attention to the reasonable suggestion of the trustees.

The public have an interest in all institutions established for the public good, and wholly or in part supported at the public expense. From time to time investigations into their management are made, in order that the people may have a clearer and more satisfactory knowledge of their management than they could otherwise get through the ordinary sources of information.

The officers of well-governed institutions cannot object to constant inspection, but welcome it. If the institutions are badly managed, then certainly the public ought to know it, and provide at once a remedy. Some vague complaints had arisen in reference to the management of our asylum for the insane. In order to meet all questions at once, and to avoid the prolongation of the unsatisfactory discussion, the last legislature authorized and directed the governor and council to appoint four auditors, two from each of the political parties, no one of whom should be a trustee or other officer of the institution, whose duty it should be to audit all accounts of the superintendent, treasurer and financial agent, including an examination into the treatment of the insane, and report the result of their investigation to the next legislature. This commission was carefully selected by the governor and his council, and was composed of gentlemen well known for their independence, integrity and business capacity. After weeks of patient labor, they have examined not only the financial transactions, but the general management of the institution. Their report will be laid before you, in accordance with the act creating the commission.

The state has been fortunate in having a careful, liberalminded, competent and prudent board of trustees, who have guarded this retreat for our insane with jealous care, and have builded it up to rank among the most prosperous of the asylums for the insane in the country. The trustees have been equally fortunate in the selection of their superintendents, having secured men high in their profession, and humane and sympathetic in their character.

The finances have been managed with great prudence and success by the financial agent, who is well known for his accuracy, honesty, and business qualifications. There have been under his administration no improper investments, nor any shrinkages in the funds intrusted to his care.

Important improvements are constantly being made about the farm, till it has become one of the most productive in the state.

REFORM MOVEMENT.

We should hail with pleasure, and encourage to the fullest ex-

tent, every movement which has for its object the reformation of the citizen from any vice into which he may have fallen. Honest differences of opinion exist among our best citizens as to the best methods to accomplish the result aimed at. The reform movement in temperance, which has spread over our state and throughout the land, has had a salutary effect in bringing thousands of our young men from the debasing influence of intemperance, into lives of sobriety and useful employment. When men, influenced by reason, are led to see the error of their course and voluntarily subdue their appetites, and abandon vicious habits, a genuine and permanent reform has begun which is usually by far more lasting and beneficial in its results than reform which may be deemed by that class compulsory. The strict enforcement of the present law would make reformed men more secure in the steps they have taken toward a permanent reformation, while the removal of the temptation would undoubtedly tend in a strong degree to prevent the formation of intemperate habits by the young. Let every good citizen encourage these reform movements, and the time is near at hand when the traffic in alcoholic liquors will be abandoned for want of patronage.

THE COURTS.

For many years, certainly as far back as my memory goes, there has been much complaint of the slow pace of legal proceedings. That can hardly be called an administration of justice which keeps suits so long in court that the rich cannot afford, and the poor are unable, to contend for their legal rights. The law's delay has long been a by-word. The complaint is, that cases remain on the docket year after year, awaiting trial; that parties, exhausted by trouble, anxiety and cost, abandon their suits and their rights in despair, and go out of court with diminished respect for free government; that many suffer serious wrongs and losses, without resorting to the legal remedy, because they believe it is not likely to improve their condition, and that, for these reasons, the law is employed too much for revenge, and too little for relief and redress. Some, no doubt, may desire a quicker decision than is possible in the nature of

the case, and unreasonably complain of the delays that are unavoidable. But the fact of delay is so notorious, and the complaint so general, as to demand investigation and the adoption of remedial measures, if any are necessary and practicable. I have taken some pains to ascertain facts from the clerks of our courts, in order to speak from the figures and not generalize. One year ago there were 4,400 continued cases; and on the dockets of the circuit court more than 6,000 have been entered since that time. It is not surprising that, with more than 10,000 cases in the trial terms and several hundred in the law terms, to be disposed of by six judges in one year, there are in almost every county many parties seeking justice and unable to obtain it because their cases are not reached. From 1855 to 1859 there were eight judges. In the latter year the number was reduced to six. It is understood that the business of the courts has gradually increased since the war, in this state as well as elsewhere, and that especially in the criminal dockets, and in litigation in which towns, railroads and fire and life insurance companies are parties, the increase is marked. I believe it has some time been the common opinion of those conversant with the subject that six men cannot do the work of the supreme court as it ought to be done and maintain the high position it has always held, and that considerations of public economy have prevented a necessary increase of the judicial force. In an economical view the administration of all branches of our state government, compared with that of any other state or country, is eminently satisfactory. But the delay of justice, which is complained of as a total or partial denial of justice, is a grievance that presents the inquiry whether the speed of the law cannot be increased without any increase of cost; whether the cost of additional force cannot be saved by a reduction of the unnecessary expenses.

The books of the state treasurer show that the cost of the clerks' travel and attendance for the law terms of court, at Concord, is about \$900 a year. By repealing the law requiring such attendance, and authorizing the Merrimack county clerk to perform the duties of the other clerks at the law terms, nearly the whole of that expense can be saved. The law allows nearly all

contested civil suits to be reviewed. In such cases the party against whom judgment is rendered upon one trial, is entitled to a second trial without giving any reason why he should have it. I am not aware that this system of repeated trials, without any cause shown, prevails anywhere except in this state. This law and practice enable the rich to oppress the poor, and the ·litigious to prosecute everybody with whom they have any contention, by protracted and costly litigation. A man condemned to imprisonment, or the gallows, cannot have a second trial without showing some sufficient cause for it; but in a civil suit, about an unimportant matter, he has a second trial merely because he chooses to have it. This law of review treats property as of more consequence than liberty or life. The public expense of a jury court is said to be \$100 per day. How many days are spent every year in the second trial of cases that ought not to be tried a second time! And is not the needless public expense of such trials more than the sum necessary to supply judicial force sufficient to remove the complaint of the law's delay? I commend the subject to such consideration as the cause of justice deserves.

AGRICULTURE AND MANUFACTURES.

We cannot reasonably expect to compete with most of the states in agricultural products, for our climate and the nature of our soil will not admit of it. Still, with our habits of industry, frugality and diligence, our farms can be made to produce quite abundantly, and make a fair return to the tillers of the soil. The board of agriculture have done much to inspire new interest in this important subject by their frequent visits to the different sections of the state, and the holding of meetings, in which there is a profitable interchange of opinions among the farmers as to the best methods of cultivating the soil. Our farmers thrive in proportion to the increase of manufactures. therefore it should be the policy of our state to invite and encourage manufactures of all kinds, and offer inducements to foreign capital to locate here, in order that our own citizens can find profitable occupation at home, and not be compelled to leave the state to seek a livelihood in the same branches of

industry which might be carried on here. If our citizens could remain within our own borders our manufactures would find a better class of artisans and our state would have a population in sympathy with our government and institutions. The development of such a policy would be of great advantage to the state, as it would increase the demand for labor, and thrift, would be seen among all classes. By the building up of villages along our streams and at other convenient points, a population would centre which would consume all the surplus products of our farmers, who are now compelled to find a foreign market, with great loss in the payment of freights and commission.

FISH CULTURE.

This enterprise was undertaken with a view of stocking our lakes, ponds and streams, large and small, with such varieties of fish as were adapted to the various waters in the different sections of the state. The annual report of the commissioners on fisheries will be presented to you, in which statistical information is fully given in reference to the work that has been done and the results accomplished since the first commission was organized. Already a large proportion of our waters has been stocked with excellent varieties, and the quantity of each variety is rapidly increasing. Fishways have been constructed in Massachusetts upon rivers flowing through our state, and upon the same rivers in our own state. These ways have been constructed upon scientific principles, and are deemed sufficient to allow the uninterrupted passage of migratory fish, like the alewife, shad, and salmon, up the main streams where they were once found in abundance. Large quantities of young salmon have been placed at eligible points toward the head waters of the rivers where such fish once abounded, and some of these have lately been caught near our own falls, as they were making their way down to the ocean. If the fishways prove adequate, we shall soon have these excellent fish in abundant supply. The laws relating to this subject need careful revision; and a definite amount should be appropriated for the expenses of the commission, and not leave the matter for the governor and council to adjust as seems to them best, as is practiced under the present law. As our state abounds in beautiful and picturesque waters, and as it is the most desirable resort for tourists in the summer season, every attraction should be offered to bring them here, that our own people may derive advantage from their presence. No greater inducement can be presented than an abundant supply of the best varieties of fish.

AGRICULTURAL COLLEGE.

This institution, located at Hanover in connection with Dartmouth College, is a state institution, and a majority of the trustees are appointed by the governor and council. Like every other institution, it was an experiment, and a variety of opinions existed at the time of its establishment as to its definite location and the branches of study to be taught. A large and valuable farm was subsequently purchased near the college through the liberality of John Conant, Esq., of Jaffrey; but no person was employed, outside of the instructors, to take charge of this farm-to instruct the pupils in practical as well as theoretical farming. The trustees early saw the need of such a farm superintendent, and also a separate corps of instructors, whose whole time and labor should be devoted to instruction in this department. In September last the trustees placed upon the farm a gentleman thoroughly acquainted with the science of farming in all its departments, both practical and theoretical, and during the short time he has been there a marked progress has been made, entirely satisfactory to the trustees.

At the annual meeting of the trustees in April last, three distinct professorships were established to which, substantially, the entire instruction of the college is to be confined. This action was taken by a unanimous vote of the trustees, on the part of the state and of Dartmouth College. The plan was more economical, and in the opinion of the trustees better results would be accomplished, although by the vote there was no change in the connection between the two institutions. I recommend an appropriation sufficiently reasonable to compensate the farm superintendent for the coming year, feeling confident the public will be pleased with his work, and that the farm will

be an ornament to the state.

EDUCATION.

There can be no question in which the people feel a deeper interest than in the education of the youth, for upon this alone rests the permanency of our republican institutions. Nothing should be neglected that can properly be done, to introduce and maintain the best methods of instruction. I am fully convinced that the cause of popular education would be better subserved if the superintendent of public instruction could, once a year at least, in each county, hold an institute, where the teachers of the county could meet and compare their own methods of instruction, and receive such suggestions as might be communicated from ladies and gentlemen whose eminent qualifications would entitle them to act in the capacity of instructors. Successful teaching requires constant gatherings of teachers, and if the methods are not uniform in the state, we shall soon fall behind the advanced methods now adopted in other states, and taught in our own normal school. We must and ought not to fail in that which has especially given our state an enviable notoriety. Many of our school laws are uncertain and inconsistent, and need revision. The law which requires the attendance of the youth in our schools is not properly enforced, and very many children are losing the advantages of the common school, and are growing up in idleness, when ample provision is made by the state for their education. The present school district division, as kept up in most of our towns, is detrimental to the advance that ought to be made in our educational system, for it necessitates short terms of school, with teachers of inferior qualifications. It is expensive without corresponding benefit. The pupils in the cities and larger towns, under the present system, have a decided advantage over those of the smaller towns. Your attention is called to this important matter.

GEOLOGICAL SURVEY.

The second volume of this state work has been issued from the press, and a considerable portion of the third and last volume has already been printed. When this survey is completed, which will be within the year, it will be of great value to the state and to science, as it has been prepared with care, accuracy, and distinguished ability, by Prof. Hitchcock, the state geologist. The model of the state, now in the rotunda of this building, which is so interesting and instructive, is one of the results of this work; and in the prosecution of this valuable geological survey—the results of which appear in print, and in finely engraved and colored maps—the geologist and his scholarly assistants have spared no efforts to make it as comprehensive and intelligible as it was possible to do.

THE NORMAL SCHOOL.

This institution, the design of which establishment was to instruct the pupils in the science of teaching, has been successfully managed during the past year. The standard of scholarship for admission has been raised, and pupils are not admitted as young as formerly, the trustees believing that better results would be attained if the standard of age were considered in connection with literary qualifications. This school is now graduating many fine instructors, and their superior culture is already seen in the schools where they are employed. An appropriation will be asked for to aid in the support of the principal and his assistants. We pay money from our treasury to support and instruct our vicious youths at the reform school: we should with equal liberality appropriate money towards the maintenance of the teachers in our normal school, whose time is spent in instructing those who are to devote their lives to the development, in our virtuous youth, of high mental and moral qualities. As this is to be a permanent state institution, it may be well for you to consider whether a definite sum should not be fixed upon as an annual appropriation, as is now the case with the asylum for the insane and the reform school, in order that the trustees may, with greater security, determine upon their instructors, and be prepared to make such repairs and improvements as from time to time become necessary.

A commission was authorized by the last legislature "to examine into the condition of said normal school, the course of study pursued therein, its system of management, and its financial condition, and report to the next session of the legislature."

This committee were appointed, and they have made their investigation, and will report to you.

STATUES FOR CONGRESSIONAL MEMORIAL HALL.

Under an act of Congress, the State of New Hampshire has been invited to place the statues of two of its prominent citizens in the old hall of the House of Representatives in Washington. This invitation was extended some years ago, after the hall was set apart for that purpose. Several of the states have already responded to the invitation. It is highly proper that our state—one of the "original thirteen"—should be represented in this distinguished group of illustrious worthies, for our list is large from which a selection might be made. I call your attention to this matter, and hope some steps will be taken towards the accomplishment of this national enterprise, which is now far advanced towards completed for two years at least, and the appropriation might be made, to be paid in instalments as the work progressed.

STATE BOARD OF HEALTH.

The establishment of a state board of health would be of great value to the people, as the duties of the board would require them to make diligent inquiry into the causes affecting the health of the community in different localities, and the effect of the various kinds of employment upon the health of the people. Similar boards have been established in many of the states, and the results of their labors and investigations have proved important. I call your attention to this subject, as it is one intimately connected with the welfare of our people.

DEAF, DUMB, AND BLIND.

Our state beneficiaries at the American Asylum for the Deaf and Dumb, at Hartford, Conn., and at Northampton, Mass., have made commendable progress in their studies during the past year, and have received the approval of the officers of these institutions. The same may be said of our blind at the Perkins Institution in Boston, Mass. The number at these institutions will probably remain about the same as during the past year. The appropriations of last year were ample to meet the expenses at these institutions, and I recommend the same amounts for the present year.

Application has been made during the past year for assistance to feeble-minded children that could not be instructed in our common schools, but there was no appropriation made for this class of beneficiaries. I recommend that an appropriation of \$1000 be made for this class, to meet any application that may be made during the coming year.

REVISION OF THE STATUTES.

The general statutes of this state were adopted in 1867. Since then many material alterations have taken place in the laws, so that it is quite difficult to determine what they are. The revision of our constitution will necessitate many more material changes. I suggest that it may be a proper matter for you to consider whether a commission should not be authorized to revise our statutes and arrange all laws to conform with the amended constitution.

BATTLE OF BENNINGTON.

The one hundredth anniversary of the battle of Bennington will be celebrated, with appropriate ceremony and demonstration, on the 16th of August, the present year. Important preparations are making for this centennial celebration. The State of Vermont, through proper authority, has extended an invitation to the State of New Hampshire to participate in celebrating that memorable event, and also to aid in the erection of a suitable monument to commemorate this decisive victory. New Hampshire certainly should have a just pride in this celebration and enterprise, for our own heroic ancestors-composing about three-fourths of the entire number engaged in this certainly one of the most important pivotal battles of the revolution, under our own gallant and intrepid Stark, with nearly 1500 volunteer citizens—hurled back the well-equipped and well-organized troops under Cols. Baum and Breyman, and hastened the surrender of Burgoyne at Saratoga. In speaking

of the conduct of these New Hampshire troops, their gallant commander said, "If every one had been an Alexander, or a Charles of Sweden, they could not have fought better." It was a battle which fired the country with enthusiasm, paralyzed the army of Burgoyne, insured its subsequent surrender, filling England with dismay and making France an ally of America. The descendants of such worthy sires may, on this one hundredth anniversary of that victory, with propriety join in the erection of a monument which shall ever tell the story of the heroic devotion which gave to the world the republicanism of the nineteenth century. Massachusetts has already made an appropriation for this object. I recommend that New Hampshire make a suitable appropriation for the proposed monument on this historic spot, where so many of our citizens, unprepared for the hardships of a fatiguing campaign, laid down their lives for the establishment of the nation, the permanency of which there can be no question. The plan is so guarded, and the trust is confided to such worthy hands, that the object cannot fail of an early fulfillment. As the states of New Hampshire, Vermont and Massachusetts together won this decisive victory, it seems especially appropriate that they should together observe the centennial anniversary of the great event by joining in the erection of a monument to the memory of the men who fought so heroically, sacrificed so grandly, and died so bravely. One of our own sons, a gentleman of elegant scholarship and refined culture, has been honored by being selected to deliver the oration on the occasion-certainly an appropriate compliment to our state.

As New Hampshire, under trying difficulties, was fully represented at Bennington on the 16th of August, 1777, let a proper respect for the memory of those patriots be shown by a full representation of our soldiers and citizens on the 16th of August, 1877, in the re-consecration of this battle ground.

CENTENNIAL.

The most important event that has transpired since the gathering of the legislature one year ago, was the great International Exhibition of the arts and industries of all the civilized nations

of the globe, held in Philadelphia from May to November of last year. It was wonderful in plan and marvelous in its success-far exceeding the expectation of its managers and supporters. It was peculiarly appropriate that this International Exhibition should be held in the United States, and in Philadelphia, in order that we might celebrate, with the world as an audience, the one hundredth anniversary of the founding of the nation, in the same state and nearly on the same spot where our fathers made solemn and public proclamation to the world, on the 4th of July, 1776, that a new republic had been established in which all races and conditions of men should have equal rights before the law and equal privileges as citizens in the administration of the government. That proclamation was for a long time ignored by one section of the country, but never abandoned or lost sight of in the other, and has now finally been fulfilled.

We extended a liberal and cordial invitation to every nation of the earth to be present and participate in this celebration and become eye-witnesses of our progress and development in all the essential elements of a free and enlightened people.

New Hampshire did her full share, and was in the front rank in the revolution, to prepare the way for that public declaration of independence, and our soldiers were upon almost every hardfought battle-field. The citizen soldiers of New Hampshire outnumbered by far those of the other colonies at Bunker Hill. About three-fourths of all engaged at Bennington were from our valleys and hillsides. The New Hampshire troops opened the battle at Trenton, displayed most distinguished valor at Princeton, were, under Dearborn, first to lead off in the fight at Saratoga, and were at Yorktown at the surrender of Cornwallis, when the great object of their long and painful struggle had been accomplished. How could a just cause fail when it was supported and defended by such patriots as Stark, Scammell, Cilley, Poor, Sullivan, Dearborn and Whipple in the field, and a Weare, a Langdon, a Bartlett, a Thornton, and a host of compeers, in the councils of the state? How appropriate, then, that we should take part in this great celebration!

Our state took early action to advance and encourage the

enterprise by subscribing liberally to the stock and otherwise acting in a way to make the exhibition a success and a credit to the nation. We were creditably represented in our industries in the several departments, and compared favorably with the other states in the Union. On "New Hampshire Day," our worthy governor and the chosen orator, in the presence of a vast concourse of our own citizens, and multitudes from other states and nations spoke of the glory of our state and her "merit-roll" in terms complimentary, but none too deserving. The effect of this exhibition upon our own people and upon the progress of civilization throughout the world will be far greater than we can now estimate and comprehend.

CONCLUSION.

Our constituents expect that all necessary laws shall be enacted with expedition, and that there shall be no waste of time. We have generally had short sessions, and I hope this will not be an exception to the rule. All questions should be properly considered, and hasty and crude legislation should be avoided. Our state has been well and economically governed, and I cannot think the people have had much ground of complaint.

The past year has been marked with an animated and exciting presidential contest, for a long time with disputed result; but no revolutionary outbreak disturbed the peace and harmony of the country, such as is frequently witnessed in other nations that have the name but none of the essential elements of a republic. The peaceful settlement of so important a question was the strongest evidence to the world that our republic is founded in the hearts of our people, who are not revolutionary, but can submit questions of the gravest moment to arbitrament, and peaceably abide the decision.

As a state and a nation we have stepped from the old into the new century; and, emulating the self-sacrificing patriotism and heroic devotion of the fathers in guarding the sacred trust committed to our care, let us hand it down to those who come after us strengthened and cemented, so that when another one hundred years shall have been completed, our nation may be the largest, strongest, purest and most enlightened among all the nations of the earth.

At the conclusion of his address His Excellency, with the Honorable Council, withdrew.

On motion of Mr. Pierce of Hillsborough,

Resolved, That the message of His Excellency the Governor be laid upon the table, and that the clerk of the House be directed to procure the usual number of printed copies.

On motion of Mr. Hill of Concord,

Resolved, That the clerk of the House be authorized to procure the usual number of copies of the rules of the House and Senate, printed and bound in the usual form, for the use of the House.

On motion of Mr. Sargent of Concord,

Resolved, That when the House adjourns it adjourn to meet to-morrow morning at nine o'clock.

On motion of Mr. Head of Hooksett, the House adjourned.

FRIDAY, JUNE 8, 1877.

The House met at nine o'clock A. M., agreeably to adjournment.

(The speaker in the chair.)

The speaker announced that he had appointed David H. Rand and Frank B. Sinclair of Concord as pages to the House.

On motion of Mr. Cummings of Exeter,

Resolved, That a select committee of twelve be appointed to take into consideration the matter of the constitutional amendments as adopted by the people of this state at the last election, and to recommend such legislation thereon as they shall deem necessary and pertinent, and that said committee be requested to report as soon as practicable.

Mr. Vilas of Alstead introduced the following preamble and resolution, which was adopted:

Whereas, the state treasurer, in his report last June, declares that "the increase of expenses and the decrease of the revenue from the estimates made at the time the last series of bonds was issued (1873) render it improbable that the state will be prepared to meet the bonds issued at that time, without recourse to temporary loans, or increased taxation;" therefore,

Resolved, That a committee consisting of one from each county be appointed by the chair to report what measures can be adopted to reduce expenses, and increase the revenue of the state.

NOTICES OF BILLS, ETC.

By Mr. Hackett of Portsmouth, a joint resolution in favor of the Rockingham Ten Cents Savings Bank.

By Mr. Sargent of Concord, a bill entitled, "An act to fix the time when the constitutional amendments adopted by the people of this state in March last, shall take effect, and also to provide for compiling the statutes of this state."

By Mr. Pillsbury of Concord, a joint resolution relative to a commission on taxation.

On motion of Mr. Barton of Newport,

Resolved, That when the House adjourns it adjourn to meet on Monday afternoon at four o'clock.

Mr. Ordway of Warner gave notice that he would move a reconsideration of the resolution relative to a select committee to take into consideration the matter of the constitutional amendments, he having voted with the majority.

On motion of Mr. Sise of Portsmouth, the House adjourned.

MONDAY, JUNE 11, 1877.

The House met at 4 o'clock P.M., agreeably to adjournment.

(The speaker in the chair.)

On motion of Mr. Parker of Merrimack,

Resolved, That the use of Representatives' hall be granted for agricultural meetings on each Thursday evening during the session, except when required for legislative purposes.

NOTICES OF BILLS, ETC.

By Mr. Durant of Lebanon, a bill entitled, "An act providing for the erection of a new state prison."

By Mr. Stevens of Nashua, a bill entitled, "An act to incorporate the Nashua Protestant Home for Aged Women."

Also by the same gentleman, "An act to incorporate the Nashua Bobbin and Shuttle Company."

By Mr. Davis of Warner, a bill entitled, "An act for properly certifying and authenticating the appointment of justices of the peace and notaries public."

By Mr. Sargent of Concord, a bill entitled, "An act to provide for a topographical and hydrographical survey of the state."

By Mr. Cross of Manchester, a bill entitled, "An act providing for the establishment of railroad corporations by general law."

By Mr. Mann of Haverhill, a bill in amendment of chapter 43, of the Pamphlet Laws of 1876, in relation to the times and places of holding the probate courts in the county of Grafton.

By Mr. Topliff of Manchester, a bill entitled, "An act in amendment of section 2 of the Laws of 1869, in relation to savings banks."

On motion of Mr. Bachellor of Littleton, the House adjourned.

TUESDAY, JUNE 12, 1877.

The House met at 10 o'clock A. M.

(The speaker in the chair.)

On motion of Mr. Ordway of Warner, a joint resolution extending the hospitalities of the state to the President of the

United States was, by unanimous consent, introduced, read twice, and on motion the rules were suspended, the resolution read a third time, passed, and sent to the Senate for concurrence.

On motion of Mr. Ordway of Warner, the vote by which this resolution was passed was reconsidered and laid upon the table.

On motion of Mr. Sawtelle of Lyme,

Resolved, That the House of Representatives will be ready to meet the Senate in convention for the purpose of proceeding in the election of secretary of state, public printer, state treasurer and commissary-general, Wednesday next at 11 o'clock.

On motion of Mr. Hackett of Portsmouth,

Resolved, That the family of the late Honorable Daniel M. Christie of Dover, be and are hereby requested to furnish his portrait, to be hung in the hall of this House, where he has rendered the state such distinguished service.

On motion of Mr. Wood of Acworth,

Resolved, That the Honorable Senate be informed that the House is now ready to meet them in convention for the purpose of proceeding with the elections, agreeably to the provisions of the constitution.

IN CONVENTION.

The Honorable Senate having met the House of Representatives in convention for the purpose of proceeding in the elections agreeably to the requirements of the constitution,

On motion of Mr. Shedd of Keene, the honorable secretary of state was requested to lay before the convention the vote for railroad commissioner.

The secretary of state informed the House that the votes for railroad commissioner have been counted by the governor and council.

On motion of Mr. Sargent of Concord,

Resolved, That a committee of three be appointed to notify the councillors elect of their election. The speaker announced as such committee Messrs. Sargent of Concord, Wheeler of District No. 2, and Mann of Haverhill.

On motion of Mr. Burnap of the Senate the convention rose.

The speaker then announced the following standing committees of the House:

STANDING COMMITTEES.

ON NATIONAL AFFAIRS.

Messrs.

Cross of Manchester, Barton of Newport, Sinclair of Bethlehem, Hayes of Alton, Amidon of Hinsdale, Sanborn of Salisbury,

Messrs.

Sawyer of Dover, Chase of South Newmarket, Page of Haverhill, Kimball of Webster, Johnson of Nashua, Randall of Pittsfield.

ON ELECTIONS.

Messrs.

Cummings of Exeter, Johnson of Weare, Mann of Haverhill, Kelsey of Nottingham, Head of Hooksett, Small of Farmington,

Messrs.

Severance of Manchester, Andrews of Nashua, Robinson of Laconia, Sargent of Claremont, Eames of Winchester, Stillings of Bartlett.

ON THE JUDICIARY.

Messrs.

Stevens of Nashua, Sargent of Concord, Bingham of Littleton, Barton of Newport, Cross of Manchester, Topliff of Manchester,

Messrs.

Pierce of Hillsborough, Wallace of Milford, Hackett of Portsmouth, Colony of Keene, J. S. Hayes of Dover, Norris of Epping.

ON RAILROADS.

Messrs.

Amidon of Hinsdale,

Messrs.

Busiel of Laconia,

Hill of Concord, Hall of Newmarket, Flanders of Manchester, Fairbanks of Newport, Willis of Claremont, Jones of Hampton Falls, Fellows of Sandwich, Stockwell of Lancaster, Gould of Piermont, Symonds of Harrisville.

ON BANKS.

Messrs.

Pillsbury of Concord, Kaley of Milford, Sinclair of Bethlehem, Vickery of Dover, Tredick of Portsmouth, Vilas of Alstead,

Messrs.

Richardson of Manchester, Ide of Claremont, Brown of Walpole, Batcheller of Fitzwilliam, Call of Portsmouth, Banfield of Wolfeborough.

ON STATE PRISON.

Messrs.

Hitchcock of Newport, W. P. Hayes of Dover, Perkins of Eaton, Dow of Concord, Clatur of Manchester, Crane of Gilford,

Messrs.

Davis of Bradford, Furnald of Enfield, Mason of Hampton, Hicks of Jefferson, Spaulding of Keene, Fitzgerald of Littleton.

ON INSURANCE.

Messrs.

Durant of Lebanon,
Gordon of Salem,
Carr of Tamworth,
Sanborn of Fremont,
Locke of Barrington,
Robinson of Concord,

Messrs.

Palmer of Dover,
Barney of Canaan,
Hadlock of Deering,
Harris of Chesterfield,
Royce of Charlestown,
Bragg of Errol.

ON AGRICULTURE.

Messrs.

Sanborn of Campton, Lamprey of Concord, Lakin of Hancock, Cate of Northwood,

Messrs.

Wood of Weare, Crowell of Hopkinton, Keasar of Sanbornton, Mills of Nelson, Evans of Shelburne, Whitcher of Strafford, Kimball of Salem, Clark of Bath.

ON MANUFACTURES.

Messrs.

Sawyer of Dover,
Hodgdon of Portsmouth,
Aiken of Franklin,
Favor of Manchester,
Holden of Concord,
Symonds of Harrisville,

Messrs.

Freeman of Somersworth, Thompson of Nashua, Jones of Farmington, Marsh of Gilmanton, Shackford of Albany, French of Warren.

ON EDUCATION.

Messrs.

Patterson of Hanover, Clark of Londonderry, Scates of Pittsfield, Lane of Whitefield, Brown of Canterbury, Felch of Bennington,

Messrs.

Swan of Winchester, Lougee of Rochester, Bachellor of Littleton, Hill of Manchester, Seymour of New Ipswich, Ames of Ossipee.

ON AGRICULTURAL COLLEGE.

Messrs.

Eastman of Hampstead, Fassett of Jaffrey, Hitchcock of Hanover, Webster of Boscawen, Crawford of Colebrook, Atwood of Landaff,

Messrs.

Dearborn of Rumney, Follansbee of Manchester, Peterson of Greenland, James M. Hayes of Dover, Worcester of Hollis, Sherburne of Portsmouth.

ON FINANCE.

Messrs.

Ordway of Warner, Weed of Sandwich, Daniell of Franklin, Wight of Dummer, Converse of Rollinsford, Seavey of Dover,

Messrs.

Sanborn of Gilford, Chase of Kingston, Cutter of Plymouth, Thurston of Marlborough, Tilton of Bridgewater, Burt of Walpole.

ON TOWNS AND PARISHES.

Messrs.

Messrs.

Albin of Henniker, A.E.Wentworth of Somersworth, Burlingame of Exeter, Davis of Effingham, Edwards of Temple, Little of Pembroke,

Dunham of Manchester, Pillsbury of Carroll, Waterman of Lebanon, Mudgett of Bristol. Thurston of Franklin.

ON DIVISION OF TOWNS.

Messrs.

Clarke of Atkinson, Cate of Dover, Davis of Meredith, Morey of Hart's Location, Page of Dunbarton, Hardy of Wilmot,

· Langdon of Portsmouth,

Messrs.

Laselle of Goffstown, Howes of Keene, Alexander of Grantham, Smith of Northfield. Eastman of Ashland, Kellum of Lancaster.

ON ASYLUM FOR THE INSANE.

Messrs.

Sturtevant of Keene, Tebbetts of Ossipee, Emerson of Barnstead. Meader of Rochester, Hayes of Milton, Burley of Newmarket,

Messrs.

Young of Concord, Hanson of Portsmouth, Canney of Centre Harbor, Priest of Nashua, George of Canaan, Flanders of Farmington.

ON ROADS, BRIDGES, AND CANALS.

Messrs.

Warden of Monroe. Rounsevel of Claremont, Edgerly of Epping, Shedd of Keene, Carter of Somersworth, Moulton of Laconia.

Messrs.

Kilburn of Concord. Foster of Bristol, Wells of Lisbon, Phillips of New London, Phipps of Milan, S. D. Thompson, of Conway.

ON MILEAGE.

Messrs.

Sumner of Dalton,

Messrs.

Hanson of Rochester,

Stearns of Rindge, Straw of Pittsburg, Kimball of Charlestown, Robie of Derry, Cook of Middleton, Robinson of New Hampton, Conway of Manchester, Richardson of Mason, Hurlburt of Lebanon, Perkins of Unity.

ON FISHERIES.

Messrs.

Shepard of Derry,
Cole of Lebanon,
Brown of Deerfield,
Ladd of Manchester,
Fay of Surry,
Amazeen of Newcastle,

Messrs.

Aldrich of Colebrook, Prentiss of Langdon, Brown of Belmont, Cass of Concord, Osgood of Pembroke, Applebee of Franconia.

ON RETRENCHMENT AND REFORM.

Messrs.

Newell of Manchester, Brown of Brentwood, Clarke of Sandown, Davis of Durham, Kelley of Hill, Tyler of Freedom, Messrs.

Tolles of Hudson, Kingsbury of Roxbury, McDonald of Brookline, Thompson of Gilmanton, Baker of Enfield, Hall of Clarksville.

ON MILITARY AFFAIRS.

Messrs.

Stevens of Concord, Davis of Plaistow, Smith of Wakefield, Sise of Portsmouth, Curtice of Hopkinton, Moulton of Lyman, Messrs.

Johnson of Gilford,
Moses of Somersworth,
Morrison of Manchester,
Vose of Peterborough,
Piper of Manchester,
Evans of Gorham.

ON INCORPORATIONS.

Messrs.

Goodell of Antrim,
Dickerman of Concord,
Lamprey of North Hampton,
Clark of Barrington,

Messrs.

Train of Washington,
Robinson of Manchester,
Eastman of Bethlehem,
Rolfe of Concord,

McClure of Hebron, Morse of Newbury,

Learned of Dublin, Jackson of Cornish.

ON REFORM SCHOOL.

Messrs.

Huse of Manchester, Jones of Hinsdale, Gregg of Wilton, Grant of Auburn, Billings of Dover, Plaisted of Meredith, Messrs.

Lovering of Brookfield,
Frost of Madison,
Langley of Danbury,
Stark of Goffstown,

Coburn of Keene, Atwood of Windsor.

ON NORMAL SCHOOL.

Messrs.

Mosher of Dover,
Hayes of Rochester,
Goodrich of Portsmouth,
Morrill of Henniker,
Quimby of Manchester,
Mitchell of Lempster,

Messrs.

Hartshorn of Amherst,
Farwell of Nashua,
Cole of Stark,
Conner of Exeter,
Ford of Orford,
Smith of Plymouth.

ON BILLS ON THEIR SECOND READING.

Messrs.

Sawtelle of Lyme, Boyd of Londonderry, Sanborn of Loudon, Rollins of Nashua, Grout of Columbia, Messrs.

Boyle of Manchester, Flanders of Orange, Nelson of Sutton, Isham of Gilsum.

ON PRINTERS' ACCOUNTS.

Messrs.

Colby of Claremont,
Collins of Danville,
Scates of Randolph,
Richardson of Francestown,
Cutts of Milton,

Messrs.

Eastman of Jackson, Chase of Springfield, Wardwell of Sullivan, Philbrick of Epsom.

ON MILITARY ACCOUNTS.

Messrs.

Fellows of Sandwich,

Messrs.

Banks of Nashua,

Blanchard of Croydon, Bean of Raymond, Wilcomb of Chester, Varney of Madbury, Sleeper of Alton, Miller of Manchester, Pike of Litchfield.

ON CLAIMS.

Messrs.

Humphrey of Concord,
Porter of Exeter,
Kendall of Mont Vernon,
Waldron of Portsmouth,
Wentworth of Dover,
Hart of Thornton,

Messrs.

Abbott of Richmond,
Sherman of Keene,
Rogers of Goshen,
Noyes of Tilton,
Hinman of Northumberland,
Parker of Benton.

ON UNFINISHED BUSINESS.

Messrs.

Messrs.

Wood of Acworth,
Silsby of Troy,
Clark of Hillsborough,
Wallace of Newton,
McDuffie of Rochester,
D. E. Thompson of Conway,

Eaton of South Hampton, Lamprey of Manchester, Flanders of Stewartstown,

Davis of Warner, Collins of Peterborough, Martin of Grafton.

ON ENGROSSED BILLS.

Messrs.

Messrs.

Hill of Concord,

Albin of Henniker.

ON STATE LIBRARY.

Messrs.

Messrs.

Bachellor of Littleton, Hackett of Portsmouth, Parker of Merrimack.

ON STATE HOUSE AND STATE HOUSE YARD.

Messrs.

Messrs.

Brown of Whitefield, Smith of Concord, Durgin of Andover.

Bills, etc., introduced, read twice and referred.

To the Committee on Judiciary:

By Mr. Mann of Haverhill, an act in amendment of section

1 of chapter 43 of the Pamphlet Laws of 1876, in relation to the times and places of holding the probate courts in the County of Grafton.

Also, by the same gentleman, an act for properly certifying and authenticating the appointment of justices of the peace and notaries public.

To the Committee on Incorporations:

By Mr. Stevens of Nashua, an act to incorporate the Nashua Bobbin and Shuttle Company.

Also, by the same gentleman, an act to incorporate the Nashua Protestant Home for Aged Women.

To the Committee on Banks:

By Mr. Topliff of Manchester, an act in amendment of section 2, chapter 4, of the laws of 1869, in relation to savings banks.

By Mr. Hackett of Portsmouth, a joint resolution in favor of the Rockingham Ten Cents Savings Bank.

To the Committee on Education:

By Mr. Sargent of Concord, an act to provide for a topographical and hydrographical survey of the state.

To the Committee on State Prison:

By Mr. Durant of Lebanon, an act providing for the erection of a new state prison.

Mr. Sargent of Concord introduced a bill entitled, "An act to fix the time when the constitutional amendments, adopted in March last, shall take effect, and also providing for compiling the statutes of the state," which was read twice, and on motion of Mr. Stevens of Nashua, laid upon the table and ordered printed.

NOTICES OF BILLS, ETC.

By Mr. Wilcomb of Chester, a bill for a charter of the Chester and Derry Telegraph Company.

By Mr. Hackett of Portsmouth, a bill entitled, "An act to incorporate the Piscataqua Savings Bank."

Also, by the same gentleman, a bill entitled, "An act to incorporate the Portsmouth Temperance Mutual Relief Association."

By Mr. Wood of Acworth, a bill to annex the taxable property of Thaddeus B. Crossett and Julius Crossett to school district No. 11, in Acworth, for school purposes.

By Mr. Freeman of Somersworth, a bill entitled, "An act to incorporate Washington Lodge, No. 14, Independent Order of Odd Fellows."

By Mr. Durant of Lebanon, a bill entitled, "An act for the better preservation of the records of the doings of the several county conventions of the state."

By Mr. Sawyer of Dover, a bill to increase the capital stock of the Cocheco Manufacturing Company.

By Mr. Gordon of Salem, a bill in amendment of section 6, chapter 66, of the General Statutes, in relation to highway surveyors' lists.

By Mr. Clark of Londonderry, a bill relating to licensing of dogs.

By Mr. Mosher of Dover, a bill entitled, "An act for the security and protection of funds held by trustees other than corporations."

By Mr. Call of Portsmouth, a bill entitled, "An act to incorporate the trustees of the Home for Indigent Women of Portsmouth."

By Mr. Cummings of Exeter, a joint resolution in favor of the department of justice at Washington.

Mr. Wood of Weare appeared and was qualified.

On motion of Mr. John S. Hayes of Dover, the House adjourned.

AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

On motion of Mr. Sturtevant of Keene,

Resolved, That every bill and joint resolution, except private acts, originating in this House, which has been favorably reported upon by the committee having it in charge, shall be declared by the speaker laid upon the table, and the clerk directed to procure a sufficient number of printed copies thereof for the use of the House, and to cause the same to be distributed to the members; that the clerk be further directed to cause said bills and joint resolutions to be printed on paper of uniform size, and each bill to be marked on the first page "House Bill," and each joint resolution to be marked "House Joint Resolution," and each bill and resolution to be regularly numbered, beginning with No. 1 and continuing consecutively as each bill or joint resolution is reported to the House; and that when said bills and joint resolutions are so printed and distributed, the clerk shall cause the same to be laid on the speaker's table, and they shall be taken up in their order, without motion, and disposed of in the same manner as they would have been had they not been declared laid on the table.

MESSAGE FROM THE SENATE.

The following message was received from the Honorable Senate by their clerk.

Mr. Speaker:

The Senate has appointed on the joint standing committees the following-named senators:

On Engrossed Bills-Messrs. Burnap and Noyes.

On Library-Mr. Cloutman.

On State House and State House Yard-Mr. Wheeler.

On motion of Mr. Amidon of Hinsdale,

Resolved, That the standing committees of this House respectively occupy the same rooms as last year until otherwise ordered.

On motion of Mr. Cross of Manchester,

Resolved, That all business that would be in order to-morrow morning be in order at the present time.

PETITIONS, ETC., PRESENTED AND REFERRED.

To the Committee on Judiciary:

By Mr. Morey of Hart's Location, the petition of Hiram Parker and 21 others, tax-payers in Hart's Location, asking for a reduction of their apportionment.

By Mr. Wallace of Newton, the petition of Jeremiah Bartlett of Newton and 246 other legal voters, against the setting of an excess of poles, and against the cutting of shade and ornamental trees by telegraph companies in constructing their lines.

By Mr. Stevens of Nashua, the petition of Eliza Easton and 9 others, citizens of Concord, for the repeal of the law regulating the practice of medicine and surgery, passed June session, 1875.

By the same gentleman, the petition of S. B. Page and 78 others, citizens of Manchester, for the repeal of the law regulating the practice of medicine and surgery, passed June session, 1875.

By the same gentleman, the petition of James Pearson and 363 others, citizens of Milford, for the repeal of the law regulating the practice of medicine and surgery, passed June session, 1875.

By the same gentleman, the petition of William H. Benson and 75 others, citizens of Candia, for the repeal of the law regulating the practice of medicine and surgery, passed June session, 1875.

To the Committee on Banks:

By Mr. Topliff of Manchester, the petition of Frederick Smyth and others, in relation to taxation of savings banks.

BILLS, ETC., INTRODUCED, READ TWICE AND REFERRED.

To the Committee on Judiciary:

By Mr. Pillsbury of Concord, a joint resolution relating to tax commissioner.

To the Committee on Education:

By Mr. Wood of Acworth, an act to disannex the taxable property of Thaddeus B. Crossett and Julius R. Crossett from school district No. 13, of Acworth, and annex the same to school district No. 11 in said town.

To the Committee on Incorporations:

By Mr. Wilcomb of Chester, an act to incorporate the Chester and Derry Telegraph Company.

By Mr. Hackett of Portsmouth, an act to incorporate the Portsmouth Temperance Mutual Relief Association.

By Mr. Call of Portsmouth, an act to incorporate the trustees of the Home for Indigent Women.

Mr. Cross of Manchester introduced a bill entitled, "An act providing for the establishment of railroad corporations by general law, which was read twice, and on motion of the same gentleman, laid on the table to be printed."

Mr. Hackett of Portsmouth introduced a bill entitled, "An act to incorporate the Piscataqua Savings Bank," which was read twice, and on motion of Mr. Barton of Newport, was laid on the table and ordered printed.

A communication from the governor of Vermont, inviting the governor and council, the Senate, House of Representatives and state officers to participate in the centennial celebration of the battle of Bennington, at Bennington, Vt., on the 16th of August, 1877, was read and referred to the Committee on National Affairs.

MESSAGE FROM THE SENATE.

The following message was received from the Honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following joint resolution:

Joint resolution extending the hospitalities of the state to the

President of the United States, and have joined as committee on their part, Messrs. Slayton, Cummings and Porter.

The speaker announced the following-named gentlemen as the committee on the part of the House, extending the hospitalities of the state to the president of the United States:

Messrs. Ordway of Warner, Bingham of Littleton, Cross of Manchester, Brown of Walpole, Sargent of Concord, Mann of Haverhill, Barton of Newport, Hicks of Jefferson, Shedd of Keene, Sanborn of Campton.

NOTICES OF BILLS, ETC.

By Mr. Richardson of Manchester, a bill in amendment of section 6, chapter 38, of the Pamphlet Laws of 1874, in relation to the better preservation of birds and game.

By Mr. Pierce of Hillsborough, a bill entitled, "An act to incorporate the Concord Masonic Association."

By Mr. Lougee of Rochester, a bill entitled, "An act to establish a board of education in school district No. 8 in Rochester, and to enable it to raise money for the support of schools therein."

By Mr. Vose of Peterborough, a bill to authorize the Monadnock Railroad Company to subscribe to the capital stock of the Peterborough and Hillsborough Railroad Company.

By Mr. Atwood of Landaff, a bill entitled, "An act to apportion the state tax between the towns of Landaff and Easton."

By Mr. Thompson of Conway, a bill in amendment of the act passed June session, 1864, for the incorporation of the Kearsarge Summit Road Company.

By Mr. Hayes of Rochester, a bill for a railroad from Rochester to Farmington.

By Mr. Wallace of Newton, a bill relating to the construction of telegraph lines.

On motion of Mr. Stevens of Concord, the House adjourned.

WEDNESDAY, JUNE 13, 1877.

The House met at 10 o'clock, A. M.

(The speaker in the chair.)

Mr. Sinclair of Bethlehem appeared and was qualified.

PETITIONS, ETC., PRESENTED AND REFERRED.

To the Committee on Railroads:

By Mr. Jones of Farmington, the petition of James E. Furnald and 44 others, citizens of Farmington, for a railroad from Farmington to Rochester.

By Mr. Hayes of Rochester, the petition of S. Wolfe and 29 others, citizens of Rochester, for a railroad from Farmington to Rochester.

To the Committee on Education:

By Mr. Wilcomb of Chester, the petition of John A. Green-wood and 19 others, citizens of Derry, for setting off certain lands from district number 8 in the town of Derry, and annexing the same to district number 2 in the town of Chester, for school purposes.

To the Committee on the Judiciary:

By Mr. Durant of Lebanon, the petition of Martin Buck and 185 others, citizens of Lebanon, for the repeal of the law regulating the practice of medicine and surgery, passed June session, 1875.

REPORT OF A COMMITTEE.

Mr. Hill, from the Joint Standing Committee on Engrossed Bills, on the part of the House reported that the committee had appointed Abel Hutchins engrossing clerk for the present session, and the report was adopted.

BILLS, ETC., INTRODUCED, READ TWICE AND REFERRED.

To the Committee on the Judiciary:

By Mr. Mosher of Dover, an act for the security and protection of funds held by trustees other than corporations.

To the Committee on Incorporations:

By Mr. Pierce of Hillsborough, an act to incorporate the Concord Masonic Association.

By Mr. Freeman of Somersworth, an act to incorporate Washington Lodge, No. 4, Independent Order of Odd Fellows.

To the Committee on Education:

By Mr. Lougee of Rochester, an act to establish a board of education in school district No. 8 in Rochester, and enable it to raise money for the support of schools therein.

To the Committee on Railroads:

By Mr. Vose of Peterborough, an act to authorize the Monadnock Railroad Company to subscribe to the capital stock of the Peterborough and Hillsborough Railroad Company.

To the Committee on Manufactures:

By Mr. Sawyer of Dover, an act to increase the capital stock of the Cocheco Manufacturing Company.

To the Committee on National Affairs:

By Mr. Cummings of Exeter, a joint resolution in favor of the Department of Justice at Washington.

On motion of Mr. Barton of Newport.

Resolved, That the unfinished business of last session be referred to the Committee on Unfinished Business.

MESSAGE FROM THE GOVERNOR.

The following message was received from His Excellency the Governor by the Hon. Secretary of State.

STATE OF NEW HAMPSHIRE.

EXECUTIVE DEPARTMENT,

CONCORD, JUNE 12, 1877.

To the Honorable Senate and House of Representatives:

I have the honor to transmit herewith the seventh annual reports of the board of trustees of the State Normal School,

warden and inspectors of state prison, fish commissioners, and insurance commissioner.

B. F. PRESCOTT, Governor.

These several reports were referred to the Committees on State Normal School, State Prison, Fisheries and Insurance.

IN CONVENTION.

The Honorable Senate having met the House of Representatives in convention for the purpose of proceeding in the elections, agreeably to the requirements of the constitution,

On motion of Mr. Ordway of Warner,

Resolved, That the convention proceed to elect a secretary of state, state treasurer, state printer, and commissary-general for the ensuing year, or until their successors are chosen and qualified.

The convention then proceeded to the choice of secretary of state, with the following result:

Whole number of votes	cast,	•		337
Necessary for a choice,				169
Charles A. Jewell had				128
Ai B. Thompson had				209

and Ai B. Thompson, having a majority of all the votes cast, was declared duly elected secretary of state for the ensuing year, or until his successor was chosen and qualified.

The convention proceeded to the choice of state treasurer, with the following result:

Whole number of votes cast,		•	345
Necessary for a choice,			173
Charles A. Jewell had			I
Josiah G. Dearborn had .			140
Solon A. Carter had			204

and Solon A. Carter, having a majority of all the votes cast, was declared duly elected treasurer for the ensuing year, or until his successor was chosen and qualified.

The convention then proceeded to the choice of state printer, with the following result:

				•
Whole number of votes cast,	,			338
Necessary for a choice, .			 18	170
Charles C. Pearson had				137
				201
John B. Clarke had .		•	 at day	ACADE IN S

and John B. Clarke, having a majority of all the votes cast, was declared duly elected state printer for the ensuing year, or until his successor was chosen and qualified.

The convention then proceeded to the choice of a commissary-general, with the following result:

Whole number of votes cast,		•		286
Necessary for a choice,	•			144
Irving W. Drew had .				5
George E. Cochran had				106
William H. Sise had .			1000000	175

and William H. Sise, having a majority of all the votes cast, was declared duly elected commissary-general for the ensuing year, or until his successor was chosen and qualified.

On motion of Mr. Vickery of Dover,

Resolved, That a committee of three be appointed to notify the secretary of state, state treasurer, state printer and commissary-general of their election, and receive the bonds required by law.

The speaker appointed Messrs. Eldredge of district No. 1, Vickery of Dover, and Abbott of Milford, as such committee.

On motion of Mr. Noyes, senator of district No. 5, the convention rose.

IN HOUSE OF REPRESENTATIVES.

NOTICES OF BILLS, ETC.

By Mr. Albin of Henniker, a bill entitled, "An act to fix the salaries of the judge and register of probate for the county of Merrimack."

Also, by the same gentleman, a bill entitled, "An act in relation to the trial of capital cases."

By Mr. Bachellor of Littleton, a bill entitled, "An act in amendment of section 2, chapter 208, of the General Statutes, relating to tender pleading and set-off."

By Mr. Smith of Wakefield, a bill to sever the homestead farm of John B. Lord from school district number 1, in Brookfield, and annex the same to school district No. 12 in Wakefield, for schooling.

By Mr. Sargent of Concord, a bill entitled, "An act making an appropriation for the state normal school."

By Mr. Collins of Danville, a bill entitled, "An act to disannex certain territory from the town of Hampstead and annex the same to the town of Danville."

By Mr. Bragg of Erroll, a bill in amendment of chapter 55, of the Pamphlet Laws of 1872, entitled, "An act for the better protection of trout."

Also by the same gentleman, a bill in amendment of chapter 129 of the General Statutes, in relation to pounds and distraining animals.

By Mr. Barton of Newport, a bill in amendment of chapter 124 of the General Statutes, relating to homesteads.

Also by the same gentleman, a bill to incorporate the New Hampshire Conference Preachers' Aid Society of the Methodist Episcopal Church.

By Mr. Cummings of Exeter, a bill entitled, "An act to provide for the suitable representation of New Hampshire in the national gallery at the capitol in Washington."

By Mr. Sanborn of Campton, a bill for the protection of fish in Moran Lake.

By Mr. Bachellor of Littleton, a bill entitled, "An act to create a board of education in school district No. 1 in Bethlehem."

On motion of Mr. Ordway of Warner, the House adjourned.

AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

On motion of Mr. Stevens of Nashua, the bill entitled, "An act to fix the time when the constitutional amendments, adopted in March last, shall take effect, and also providing for compiling the statutes of the state," was taken from the table and referred to the Committee on Constitutional Amendments.

REPORT OF A COMMITTEE.

The select committee to whom was referred the choice of chaplain, made the following report, which was adopted:

The committee appointed by the speaker to present to the House the name of a candidate for chaplain, report the name of Rev. George M. Park of Manchester, for that position.

(Signed)

GEO. F. MOSHER,

For the Committee.

On motion of Mr. Bingham of Littleton,

Resolved, That all business that would be in order to-morrow morning be in order at the present time.

BILLS INTRODUCED, READ TWICE AND REFERRED.

To the Committee on Judiciary:

By Mr. Wallace of Newton, an act to regulate the construction of telegraph lines.

To the Committee on Roads, Bridges and Canals:

By Mr. Samuel D. Thompson of Conway, an act to amend the charter of the Kearsarge Summit Road Company.

To the Committee on Agriculture:

By Mr. Richardson of Manchester, an act in amendment of chapter 38 of the Pamphlet Laws, passed June session, 1874, entitled, "An act for the better preservation of birds, game and fur-bearing animals."

The report of the board of auditors appointed by the

governor and council, under a joint resolution of the legislature, approved July 20, 1876, was laid before the House, and on motion of Mr. Bachellor of Littleton, was laid upon the table and the usual number of copies ordered printed.

On motion of Mr. Sturtevant of Keene,

Resolved, That prayer be offered in the hall of the House every morning immediately before commencing the business of the morning session, and that the doors be kept closed from the commencement to the close of the prayer; that His Excellency the Governor, the Honorable Council and the Honorable Senate be informed that the House have elected Rev. G. M. Park chaplain, and that prayer will be offered daily at five minutes before the commencement of the session of the House in the morning, and that they be respectfully invited to attend.

Mr. Wood, from the Committee on Unfinished Business, reported to the House an act entitled, "An act in amendment of an act entitled, 'An act to grant a right of way through this state to the Portland and Ogdensburg Railroad Company,' postponed from the last session of the legislature to the present session, with the accompanying resolution:

Resolved, That the same be referred to the Committee on Railroads.

Which was adopted.

Mr. Wood, from the same committee, reported to the House an act entitled, "An act to incorporate the Concord Narrow Gauge Railway," postponed from the last session of the legislature to the present session, with the accompanying resolution:

Resolved, That the same be referred to the Committee on Railroads.

Which was adopted.

NOTICES OF BILLS.

By Mr. Tebbetts of Ossipee, a bill entitled, "An act to extend the charter of the Pine River Lumber Company."

By Mr. Humphrey of Concord, a bill entitled, "An act in amendment of the charter of the city of Concord."

By Mr. Phipps of Milan, a bill entitled, "An act in relation to the protection of fish, and in amendment of chapter 63 of the laws of 1868, chapter 21 of the laws of 1870, and chapter 55 of the laws of 1872."

By Mr. Shackford of Albany, a bill for the legalizing of the assessment of taxes and sales for taxes in the town of Albany, for the years 1874, 1875 and 1876.

By Mr. Hitchcock of Hanover, a bill to amend the charter of the Dartmouth Savings Bank of Hanover.

By Mr. Hackett of Portsmouth, a bill providing for the employment of prisoners confined in county jails.

By Mr. Lougee of Rochester, a bill in amendment of chapter 113, section 2, Pamphlet Laws of 1876.

By Mr. Morrill of Henniker, a bill entitled, "An act to incorporate the Magdalena River Railroad."

By Mr. Hill of Concord, a joint resolution in favor of the Prisoners' Aid Society.

By Mr. Scates of Randolph, a joint resolution in favor of the appropriation for the roads in the town of Randolph.

On motion of Mr. Wood of Acworth, the House adjourned.

THURSDAY, JUNE 14, 1877.

The House met at 10 o'clock A. M.

(The speaker in the chair.)

PETITIONS, ETC., PRESENTED AND REFERRED.

To the Committee on Agriculture:

By Mr. Peterson of Greenland, the petition of John A. Brackett and others, asking for the passage of a law giving bounties for killing foxes and hawks.

To the Committee on Roads, Bridges and Canals:

By Mr. Scates of Randolph, the petition of George Wood and 36 others for an appropriation for road in the town of Randolph.

To the Committee on Judiciary:

By Mr. Murch of Nashua, the petition of J. M. Fletcher and 190 others, for the repeal of the law regulating the practice of medicine and surgery, passed June session, 1875.

By Mr. Shackford of Albany, the petition of James M. Shackford and 32 others, citizens of Albany, asking for an act legalizing the assessment of taxes and sales of land for taxes in the years 1874, 1875 and 1876, in said town of Albany.

To the Committee on Fisheries:

By Mr. Pierce of Hillsborough, the petition of John Coolidge, John P. Gilson, John Shedd and 83 others, for the protection of fish in Loon and Contension Ponds in Hillsborough.

To the Committee on Asylum for the Insane:

By Mr. Farwell of Nashua, the petition and memorial of Richard Woodman and Hannah E. Woodman, for relief.

MESSAGE FROM THE GOVERNOR.

The following message was received from His Excellency the Governor by the Honorable Secretary of State:

STATE OF NEW HAMPSHIRE.

EXECUTIVE DEPARTMENT,

CONCORD, JUNE 14, 1877.

To the Honorable Senate and House of Representatives:

I have the honor to transmit herewith the report of the state treasurer.

B. F. PRESCOTT, Governor.

The report was referred to the Committee on Finance.

MESSAGE FROM THE GOVERNOR.

The following message was received from His Excellency the Governor by the Honorable Secretary of State:

STATE OF NEW HAMPSHIRE.

EXECUTIVE DEPARTMENT,

CONCORD, JUNE 14, 1877.

To the Honorable Senate and House of Representatives:

I have the honor to transmit herewith the reports of the board of visitors, trustees, superintendent, treasurer and financial agent of the New Hampshire Asylum for the Insane.

B. F. PRESCOTT, Governor.

The report was referred to the Committee on the Insane Asylum.

REPORTS OF COMMITTEES.

Mr. Hackett, from the Committee on Judiciary, to whom was referred the joint resolution entitled, "A joint resolution relating to tax commissioners," having considered the same, reported the same without amendment, and recommended its passage.

The report was adopted and the joint resolution was ordered to a third reading.

Mr. Stevens, from the Committee on Judiciary, to whom was referred the petition of Frederick Smyth and others, in relation to the taxation of savings banks, having considered the same, reported the same back to the House, with the recommendation that it be referred to the Committee on Banks.

The report was adopted and the petition was referred to the Committee on Banks.

BILLS INTRODUCED, READ TWICE AND REFERRED.

To the Committee on Judiciary:

By Mr. Gordon of Salem, an act in amendment of section 6, chapter 66, of the General Statutes, relating to highway surveyors' lists.

By Mr. Albin of Henniker, an act to fix the salaries of the judge and register of probate for the county of Merrimack.

By Mr. Shackford of Albany, an act legalizing assessment of

taxes and sales of land for taxes in the town of Albany for the years 1874, 1875 and 1876.

By Mr. Barton of Newport, an act in amendment of chapter 124 of the General Statutes, relating to homesteads.

To the Committee on Incorporations:

By Mr. Barton of Newport, an act to incorporate the New Hampshire Conference Preachers' Aid Society of the Methodist Episcopal church.

To the Committee on Towns and Parishes:

By Mr. Collins of Danville, an act to sever certain territory from the town of Hampstead and annex the same to the town of Danville.

To the Committee on Incorporations:

By Mr. Tebbetts of Ossipee, an act to extend the charter of the Pine River Lumber Company.

To the Committee on Banks:

By Mr. Hitchcock of Hanover, an act in amendment of an act to incorporate the Dartmouth Savings Bank at Hanover.

To the Committee on Roads, Bridges and Canals:

By Mr. Scates of Randolph, a joint resolution in favor of the main travelled road through the town of Randolph.

Mr. Hayes of Rochester introduced a bill entitled, "An act to incorporate the Farmington and Rochester Railroad," which was read once, and on motion of Mr. Hitchcock of Newport, laid upon the table and ordered printed.

MESSAGE FROM THE SENATE.

The following message was received from the Honorable Senate by their clerk:

Mr. Speaker:

The Senate have passed the following joint resolutions, in the passage of which they ask the concurrence of the House of Representatives: Joint resolution authorizing the secretary of state to procure for the governor and councillors one copy each of the People Hand Book,

Joint resolution relating to the celebration of the battle of Bennington and the erection of a monument thereof.

SENATE JOINT RESOLUTIONS.

The following entitled Senate joint resolutions were read a first and second time and referred to the Committee on National Affairs:

The Senate joint resolution authorizing the secretary of state to procure one copy of the People Hand Book for the governor and each of the councillors was read twice and on motion of Mr. Sargent of Concord, the rules were suspended and the bill read a third time and passed.

The Senate joint resolution in relation to the celebration of the one hundredth anniversary of the battle of Bennington was read a first and second time and referred to the Committee on National Affairs.

NOTICES OF BILLS.

By Mr. Foster of Bristol, a bill entitled, "An act to establish a board of education in union school district No. 2, Bristol."

By Mr. Evans of Gorham, a bill in amendment of the amendment of chapter 15 of the Pamphlet Laws of 1875, relating to the probate court in the county of Coos.

By Mr. Norris of Epping, a bill entitled, "An act to sever a part of a lot of land from Wilmot and annex the same to the town of Danbury."

By Mr. Wight of Dummer, a bill to repeal chapter 22 of the laws passed June session, 1868, entitled, "An act to equalize taxation and all amendments thereto, approved July 3, 1868."

By Mr. Collins of Danville, a bill entitled, "An act in amendment of section 1 of chapter 54 of the Pamphlet Laws, passed June session, 1873, in relation to public parks and cemeteries."

By Mr. Ide of Claremont, a bill to extend the charter of the Sullivan Savings Institution.

By Mr. Stevens of Nashua, a bill to constitute the Salisbury Mills a corporation within this state.

By Mr. Norris of Epping, a bill entitled, "An act relating to liens of mortgages on insured property."

By Mr. Morey of Hart's Location, a joint resolution making an appropriation for the repairs of the road from the Crawford Notch to the west line of Bartlett.

On motion of Mr. Topliff of Manchester, the House adjourned.

AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

THIRD READINGS.

The following-entitled joint resolution was read a third time, passed, and sent to the Senate for concurrence:

Joint resolution relating to tax commissioner.

On motion of Mr. Barton of Newport, the bill entitled, "An act to incorporate the Piscataqua Savings Bank," was taken from the table and referred to the Committee on Banks.

On motion of Mr. Cross of Manchester, the bill entitled, "An act providing for the establishment of railroad corporations by general law," was taken from the table and referred to the Committee on Railroads.

MESSAGE FROM THE GOVERNOR.

The following message was received from His Excellency the Governor by the Honorable Secretary of State:

STATE OF NEW HAMPSHIRE.

EXECUTIVE DEPARTMENT,

CONCORD, JUNE 14, 1877.

To the Honorable Senate and House of Representatives:

I have the honor to transmit herewith letters from His Excellency, Horace Fairbanks, Governor of Vermont, extending invitations to the State of New Hampshire to participate in the exercises of the centennial celebration of the Battle of Bennington, with accompanying documents.

B. F. PRESCOTT, Governor.

The communications were referred to the Committee on National Affairs.

On motion of Mr. Mann of Haverhill,

Resolved, That when the House adjourns it adjourn until to-morrow morning at nine o'clock.

Mr. Hitchcock of Newport rose to a question of privilege, and addressed the House.

On motion of Mr. Brown of Whitefield,

Resolved, That all business that would be in order to-morrow morning be in order at the present time.

PETITIONS PRESENTED AND REFERRED.

To the Committee on Roads, Bridges, and Canals:

By Mr. Hunt of Woodstock, the petition of John W. Tuttle and others, for an appropriation of three hundred dollars to be laid out on the highway in the town of Lincoln leading through the Franconia Notch, so called.

REPORTS OF COMMITTEES.

Mr. Lamprey, from the Committee on Unfinished Business, reported to the House the petition of Jacob Collins to be disannexed from Hampstead and annexed to Danville, postponed from the last session of the legislature to the present, having considered the same, reported the same with the following resolution, and recommended its passage:

Resolved, That the same be referred to the Committee on Towns and Parishes.

The report was adopted and the petition was so referred.

Mr. Collins from the same committee, reported to the House an act entitled, "An act authorizing the Governor and Council to contract for statues for the National Art Gallery in the capitol at Washington, D. C.," postponed from the last session of the legislature to the present, having considered the same, reported the same with the accompanying resolution:

Resolved, That the same be referred to the Committee on National Affairs.

The report was adopted, and the bill was so referred.

Mr. Wallace, from the same committee, reported to the House an act entitled, "An act to authorize the Boston and Maine Railroad to purchase the West Amesbury Branch Railroad," postponed from the last session of the legislature to the present, having considered the same, reported the following resolution, and recommended its passage:

Resolved, That the same be referred to the Committee on Railroads.

The report was adopted, and the bill was so referred.

BILLS INTRODUCED, READ TWICE AND REFERRED.

To the Committee on the Judiciary:

By Mr. Hill of Concord, a joint resolution in favor of the Prisoners' Aid Society.

By Mr. Lougee of Rochester, an act in amendment of chapter 113, section 2, of the Laws of June session of 1876.

By Mr. Norris of Epping, an act relating to liens of mortgages on insured property.

By Mr. Collins of Danville, an act in relation to public cemeteries.

To the Committee on Towns and Parishes:

By Mr. Norris of Epping, an act to sever a part of a lot of

land from Wilmot and annex the same to the town of Danbury.

To the Committee on Roads, Bridges and Canals:

By Mr. Morey of Hart's Location, a joint resolution for an appropriation through the White Mountain Notch.

MESSAGE FROM THE SENATE.

The following message was received from the Honorable Senate by their clerk:

Mr. Speaker:

The Senate have passed the following-entitled joint resolution, in the passage of which they ask the concurrence of the House of Representatives:

Joint resolution of thanks for portraits.

The following Senate joint resolution was read twice and referred to the Committee on National Affairs:

Joint resolution of thanks for portraits.

NOTICES OF BILLS.

By Mr. Stevens of Nashua, a bill providing for the repairs of the roads in Green's and Martin's Grants for a term of years.

By Mr. Jackson of Cornish, a bill relative to savings banks sending a copy of the bank commissioners' report to each depositor, as far as relates to their respective banks.

By Mr. Wight of Dummer, a bill to facilitate the collection of taxes on logs and lumber liable to taxation under the present laws of the state.

By Mr. Patterson of Hanover, a bill providing for the protection and security of public libraries.

By Mr. Hill of Concord, a bill entitled, "An act to suppress exhibitions of the fighting of birds, dogs and other animals."

By Mr. Wallace of Milford, a bill to incorporate the New Ipswich Hotel Company.

By Mr. Bragg of Errol, a joint resolution in favor of the road through Dixville Notch.

Also, by the same gentleman, a joint resolution in favor of a road in Errol and Wentworth Location.

By Mr. Aldrich of Colebrook, a joint resolution for an appropriation for the road through the town of Dixville, in Coos county.

The following were announced as the tellers of the House:

TELLERS OF THE HOUSE.

First Division—Mr. Wood of Acworth.
Second Division—Mr. Pierce of Hillsborough.
Third Division—Mr. Gordon of Salem.
Fourth Division—Mr. Sturtevant of Keene.
Fifth Division—Mr. Mann of Hayerhill.

On motion of Mr. Bingham of Littleton, the House adjourned.

FRIDAY, June 15, 1877.

The House met at 9 o'clock A. M., agreeably to adjournment.

(The speaker in the chair.)

Prayer was offered by the chaplain.

BILLS, ETC., INTRODUCED, READ TWICE AND REFERRED.

To the Committee on the Judiciary:

By Mr. Stevens of Nashua, an act providing for the repairs of the roads in Green's and Martin's Grants.

By Mr. Atwood of Landaff, an act to apportion the state tax between the towns of Landaff and Easton.

By Mr. Albin of Henniker, an act in relation to the trial of capital cases.

By Mr. Hill of Concord, an act to suppress exhibitions of the fighting of birds, dogs and other animals.

To the Committee on Incorporations:

By Mr. Stevens of Nashua, an act to constitute the Salisbury Mills a corporation within this state.

To the Committee on Education:

By Mr. Foster of Bristol, an act to establish a board of education in union school district No. 2 in Bristol.

To the Committee on Banks:

By Mr. Jackson of Cornish, an act in relation to savings banks annually sending to their depositors a copy of the standing of their respective banks, as rendered by the bank commissioners in their last or annual report to His Excellency the Governor.

To the Committee on Roads, Bridges, and Canals:

By Mr. Bragg of Errol, a joint resolution in favor of a highway in the towns of Errol and Wentworth's Location.

On motion of Mr. Whitcher of Strafford,

Resolved, That a committee of ten, consisting of one member from each county, be appointed by the speaker to take into consideration the present method of keeping county accounts; to ascertain if some better and safer method cannot be devised, and that said committee be authorized to report a bill covering such legislation as they may deem to be necessary to accomplish the purpose.

On motion of Mr. John S. Hayes of Dover,

Resolved, That when the House adjourns it adjourn to meet on Monday, June 18, at four o'clock P. M.

NOTICES OF BILLS, ETC.

By Mr. Lamprey of Manchester, a bill in relation to weights and measures.

By Mr. Albin of Henniker, a bill entitled, "An act to amend chapter 25 of the Pamphlet Laws of 1876, relating to the present judiciary system."

Also, by the same gentleman, a bill entitled, "An act to incorporate the Carroll Steamboat Company."

By Mr. Barton of Newport, a bill entitled, "An act to amend section 4, chapter 34 of the General Statutes, in relation to the powers of towns."

By Mr. Ordway of Warner, a bill entitled, "An act to authorize the state treasurer to issue registered bonds."

Also, by the same gentleman, an act regulating the sale of cider.

Also, by the same gentleman, a bill providing for a general telegraph and railroad law.

Also, by the same gentleman, a bill providing for the formation of corporations in this state.

On motion of Mr. Sumner of Dalton, the House adjourned.

MONDAY, JUNE 18, 1877.

The House met at 4 o'clock P. M., agreeably to adjournment.

(The speaker in the chair.)

Prayer was offered by the chaplain.

PETITIONS, ETC., PRESENTED AND REFERRED.

To a select committee of ten, one from each county:

By Mr. Smith of Moultonborough, the petition of Robert Lamprey and 18 others, citizens of Moultonborough, praying for the repeal of the charter of the Winnipiseogee Lake Cotton and Woolen Manufacturing Company.

By the same gentleman, the petition of James E. French and 20 others, citizens of Moultonborough, asking for the repeal of the charter of the Winnipiseogee Woolen Manufacturing Company.

To the Committee on the Judiciary:

By Mr. Wallace of Newton, the petition of the selectmen and 71 others, legal voters of Newton, asking for a law requiring all

dogs to be muzzled, and offering a bounty for killing all unmuzzled dogs found off their owners' or keepers' premises.

By Mr. Stevens of Concord, the petition for cession of state land in Concord for highway.

Mr. Daniell of Franklin appeared and was qualified.

MESSAGE FROM THE GOVERNOR.

The following message was received from His Excellency the Governor by the Honorable Secretary of State:

STATE OF NEW HAMPSHIRE.

EXECUTIVE DEPARTMENT, CONCORD, JUNE 19, 1877.

To the Honorable Senate and House of Representatives:

I have the honor to transmit herewith the report of the committee appointed by the Governor and Council, under a resolution of the last legislature to examine into the condition of the normal school.

B. F. PRESCOTT, Governor.

On motion of Mr. Sargent of Concord, the report was laid on the table and ordered printed.

BILLS READ TWICE AND REFERRED.

To the Committee on the Judiciary:

By Mr. Patterson of Hanover, an act to provide for the protection and security of public libraries.

By Mr. Barton of Newport, an act to repeal chapter 2 of the Pamphlet Laws of 1876, relating to the powers of towns.

To the Committee on Fisheries:

By Mr. Stevens of Concord, an act in amendment of chapter 45, Laws of 1869, entitled, "An act providing for a board of commissioners on fisheries, and defining their duties."

To the Committee on Finance:

By Mr. Ordway of Warner, an act to authorize the state treasurer to issue registered bonds.

To the Committee on State Normal School:

By Mr. Sargent of Concord, an act making an appropriation for the state normal school.

NOTICES OF BILLS, ETC.

By Mr. Fellows of Sandwich, a bill entitled, "An act to repeal chapter 46 of the Pamphlet Laws of June session, 1876, relating to the Carroll county clerk's office and records."

By Mr. Stevens of Nashua, a bill to incorporate the Saunders Shoe Machinery Company.

By Mr. Cross of Manchester, a bill entitled, "An act to prevent fraud in the sale of personal property."

Also, by the same gentleman, a bill entitled, "An act to incorporate the Uncanoonuck Road Company."

By Mr. Huse of Manchester, a bill entitled, "An act authorizing an adjournment of the supreme court from one shire town to any other town in the same county."

By Mr. Sanborn of Gilford, a bill entitled, "An act to establish a board of education in school district No. 13, in the town of Gilford."

By Mr. Sargent of Concord, a joint resolution in favor of the state library.

On motion of Mr. Stevens of Concord, the House adjourned.

TUESDAY, July 19, 1877.

The House met at 10 o'clock A. M.

(The speaker in the chair.)

Prayer was offered by the chaplain.

On motion of Mr. Wood of Acworth,

Whereas, citizens of New Hampshire, temporarily absent from the state, and whilst passing through adjoining states, are in such states liable to arrest for debt and to be held to bail or committed to prison, to their great oppression and against state comity, therefore,

Resolved, That the Judiciary Committee be instructed to inquire whether any reciprocal legislation is expedient, and report by bill or otherwise.

PETITIONS, ETC., PRESENTED AND REFERRED.

To the Committee on Fisheries:

By Mr. Cummings of Exeter, the petition of John J. Bell, Gilman Marston and 200 others, citizens of Exeter, asking that the gas manufactory of that town be forbidden to allow coal, tar and other refuse to flow into the Squamscot River.

By Mr. Patterson of Hanover, the petition of Stephen D. Smith, and 12 others, of Hanover, asking legislation for the protection of trout.

To the Committee on Roads, Bridges and Canals:

By Mr. Bragg of Errol, the petition of Ziba F. Durkee, and 15 others, praying for an appropriation for a highway in Wentworth Location.

To the Committee on Judiciary:

By Mr. Train of Washington, the petition of S. W. Hurd and 46 others, citizens of Washington, for the repeal of the law of 1875 regulating the practice of medicine and surgery.

To the Committee on Education:

By Mr. Vilas of Alstead, the remonstrance of E. M. Smith and 9 others, inhabitants of school district No. 13 in Alstead and Acworth, against disannexing the farm of T. B. Crossett and J. R. Crossett from school district No. 13 and annexing the same to school district No. 11 in the town of Acworth.

To the Select Committee of Ten:

By Mr. Crane of Gilford, the petition of Eliphalet Blaisdell and 254 others, citizens of the town of Gilford, praying for the repeal of the charter of the Winnipiseogee Lake Cotton and Woolen Manufacturing Company.

By Mr. Moulton of Laconia, the petition of A. G. Folsom and 186 others, citizens of Laconia, praying for the repeal of the charter of the Winnipiseogee Lake Cotton and Woolen Manufacturing Company.

By Mr. Plaisted of Meredith, the petition of Bradbury C. Tuttle and 144 others, citizens of Meredith, praying for the repeal of the charter of the Winnipiseogee Cotton and Woolen Manufacturing Company.

To the Committee on Railroads:

By Mr. Sheppard of Derry, return of the Nashua and Rochester Railroad for the year ending March 31, 1876.

By Mr. Patterson of Hanover, the return of the Monadnock Railroad for the year ending September 30, 1876.

By Mr. Sturtevant of Keene, the return of the Cheshire Railroad for the year ending September 30, 1876.

By Mr. Cummings of Exeter, the return of the Boston and Maine Railroad for the year ending September 30, 1876.

By Mr. Wood of Acworth, the return of the Atlantic and St. Lawrence Railroad for the year ending December 31, 1876.

By Mr. Stevens of Nashua, the return of the Worcester and Nashua Railroad for the year ending September 30, 1876.

BILLS, ETC., READ A FIRST AND SECOND TIME AND REFERRED.

A bill entitled, "An act to repeal chapter 46, of the Pamphlet Laws of 1876, entitled, 'An act in amendment of section 2, of chapter 193, of the General Statutes,'" was introduced by Mr. Fellows of Sandwich, read a first and second time, and on motion of Mr. Stevens of Manchester was referred to a select committee consisting of the delegation from Carroll county.

To the Committee on Judiciary:

By Mr. Huse of Manchester, an act authorizing the adjournment of the supreme court from one shire town to any other town in the same county.

By Mr. Evans of Gorham, an act in further amendment of

chapter 15, of the Pamphlet Laws of 1876, in relation to the probate courts in the county of Coos.

By Mr. Cross of Manchester, an act to prevent fraud in the sale of personal property.

By Mr. Albin of Henniker, an act to amend chapter 25, of the Pamphlet Laws of 1876, relating to the present judiciary system.

To the Committee on Incorporations:

By Mr. Stevens of Nashua, an act to incorporate the Saunders Shoe Machinery Company.

By Mr. Cross of Manchester, an act to incorporate the Uncanoonuck Road Company.

By Mr. Albin of Henniker, an act to incorporate the Carroll Steamboat Company.

To the Committee on Education:

By Mr. Sanborn of Gilford, an act to establish a board of education in school district No. 13 in the town of Gilford.

By Mr. Smith of Wakefield, an act to sever the farm of John B. Lord from school district No. 1 in Brookfield, and annex the same to school district No. 12 in Wakefield, for schooling.

To the Committee on Banks:

By Mr. Ide of Claremont, an act to extend the charter of the Sullivan Savings Institution.

To the Committee on Fisheries:

By Mr. Phipps of Milan, an act in regard to the protection of fish, and in amendment of chapter 1 of the laws of 1868, chapter 21 of the laws of 1870, and chapter 55 of the laws of 1872.

By Mr. Sanborn of Campton, an act for the protection of fish in Moran Lake.

To the Committee on Railroads:

By Mr. Morrill of Henniker, an act to incorporate the Magdalena River Railroad. To the Committee on Roads, Bridges and Canals:

By Mr. Aldrich of Colebrook, a joint resolution appropriating the sum of two hundred dollars for repairing roads in Dixville in Coos county.

To the Committee on Claims:

By Mr. Durant of Lebanon, a joint resolution providing for the contingent expenses of the governor.

To the Committee on State Library:

By Mr. Sargent of Concord, a joint resolution in favor of the state library:

REPORTS OF COMMITTEES.

Mr. Patterson, from the Committee on Education, to whom was referred a bill to establish a board of education in union school district No. 2 in Bristol, having considered the same, reported the same with the recommendation that it pass.

The report was adopted and the bill ordered to a third reading.

By the same gentleman, from the same committee, to whom was referred a bill to establish a board of education in school district No. 8 in Rochester, and for other purposes, having considered the same, reported the same back with the recommendation that it do pass.

The report was adopted and the bill ordered to a third reading.

NOTICES OF BILLS.

By Mr. Cummings of Exeter, a bill to reimburse the town of East Kingston for certain sums expended for volunteers during the late war.

By Mr. Hanson of Portsmouth, a bill in amendment to section 6 of chapter 195 of the General Statutes.

By Mr. Weed of Sandwich, a bill to sever the real estate of Hiram S. Courrier and Benjamin F. Courrier from the town of Albany and annex the same to the town of Tamworth. By Mr. Clatur of Manchester, a bill entitled, "An act in amendment of chapter 99 of the General Statutes, in relation to the trial of complaints and indictments for keeping for sale or being a common seller of spirituous liquor."

By Mr. Huse of Manchester, a bill entitled, "An act in relation to damages on highways."

By Mr. Gile of Bow, a bill entitled, "An act in amendment of chapter 264 of the General Statutes, relating to homicide and offenses against the person, and of chapter 20 of the Pamphlet Laws of 1869, in amendment thereof."

By Mr. Ide of Claremont, a bill entitled, "An act to incorporate sundry persons by the name of the trustees of the Protestant Episcopal Church in New Hampshire."

By Mr. Mosher of Dover, a bill in amendment of chapter 18 of the laws of 1875, entitled, "An act to regulate the practice of medicine and surgery in the State of New Hampshire."

By Mr. Chase of Kingston, a bill to repeal chapter 157 of the Pamphlet Laws of 1844, being an act concerning certain school districts in Kingston.

By Mr. Gordon of Salem, a bill in amendment of chapter 27 of the General Statutes in relation to the rights and qualifications of voters.

Also, by the same gentleman, a bill in amendment of chapter 53 of the General Statutes, in relation to the abatement of taxes.

By Mr. Crane of Gilford, a bill entitled, "An act authorizing the Lake Village fire district of Gilford to raise money for the purpose of keeping in repair its town clock."

By Mr. Crawford of Colebrook, a bill to incorporate the upper Coos and Essex Agricultural Society.

By Mr. Sargent of Concord, a bill entitled, "An act in amendment of an act to incorporate the New Hampshire Missionary Society, approved June 13, 1807."

By Mr. Moses of Somersworth, a bill entitled, "An act for the protection of fish in the Cole Pond and Brown Brook in Somersworth." By Mr. Hanson of Portsmouth, a bill in amendment of section 23 of chapter 272 of the Revised Statutes.

By Mr. Topliff of Manchester, a bill relating to the rate of board at the Reform School.

By Mr. Pillsbury of Concord, a joint resolution in favor of deaf, blind, and feeble-minded persons.

By Mr. Clatur of Manchester, a joint resolution relating to a national prohibitory law.

On motion of Mr. Topliff of Manchester, the House adjourned.

AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.

THIRD READINGS.

The following-entitled bills being in order for that purpose, were severally read a third time, passed, and sent to the Senate for concurrence:

An act to establish a board of education in school district No. 8 in Rochester, and to enable it to raise money for the support of schools.

An act to establish a board of education in union school district No. 2, in Bristol.

On motion of Mr. Hackett of Portsmouth,

Resolved, That the Committee on the Judiciary be instructed to consider the expediency of repealing chapter 105 of the Pamphlet Laws passed June session, 1874, entitled, "An act in amendment of chapter 55 of the General Statutes, in relation to the collection of taxes of non-residents," and to report what legislation, if any, is necessary upon the subject.

MESSAGES FROM THE GOVERNOR.

The following messages were received from His Excellency the Governor by the Honorable Secretary of State:

STATE OF NEW HAMPSHIRE.

EXECUTIVE DEPARTMENT,

CONCORD, JUNE 19, 1877.

To the Honorable Senate and House of Representatives:

I have the honor to transmit herewith the report of the State Librarian.

B. F. PRESCOTT, Governor.

The report was referred to the Committee on State Library.

STATE OF NEW HAMPSHIRE.

EXECUTIVE DEPARTMENT,

CONCORD, JUNE 19, 1877.

To the Honorable Senate and House of Representatives:

I have the honor to transmit herewith the report of the Bank Commissioners.

B. F. PRESCOTT, Governor.

The report was referred to the Committee on Banks.

The bill entitled, "An act to incorporate the Farmington and Rochester Railroad," was, on motion of Mr. Barton of Newport, taken from the table and referred to the Committee on Railroads.

The speaker announced the following-named gentlemen as the select committee to devise a better method for keeping county accounts:

Messrs. Barton of Newport, Dow of Windham, Lougee of Rochester, Emerson of Barnstead, Weed of Sandwich, Perkins of Allenstown, Garvin of Manchester, Abbott of Swanzey, Sanders of Alexandria, Brown of Stratford.

The speaker announced the following-named gentlemen as the select committee on the repeal of the charter of the Winnipiseogee Lake Cotton and Woolen Manufacturing Company:

Messrs. Albin of Henniker, Hall of Newmarket, Geo. Wentworth of Somersworth, Busiel of Laconia, Wingate of Tuftonborough, Johnson of Weare, Carpenter of Swanzey, Ide of Claremont, Atwood of Landaff, Brown of Whitefield.

On motion of Mr. Warden of Monroe,

Resolved, That all business that would be in order to-morrow morning be in order at the present time.

PETITIONS, ETC., PRESENTED AND REFERRED.

To the Committee on Education:

By Mr. Crane of Gilford, the petition of K. S. Hall and 22 others, praying for the establishment of a board of education in school district No. 13 in Gilford.

To the Committee on Towns and Parishes:

By Mr. Weed of Sandwich, the petition of Nathaniel Wiley and others, to sever the homestead farm of Hiram S. Currier from the town of Albany, and annex the same to the town of Tamworth.

To the Select Committee of Ten on the repeal of the Lake Company's charter:

By Mr. Wingate of Tuftonborough, the petition of L. P. Lamprey and 71 others, praying for legislation in regard to the rights of the Winnipiseogee Lake Cotton and Woolen Company.

To the Committee on Fisheries:

By Mr. Hunt of Woodstock, the remonstrance of A. A. Worcester and others, against the passage of a bill to protect fish in Moran Lake.

REPORTS OF COMMITTEES.

Mr. Topliff of Manchester, from the Committee on the Judiciary, to whom was referred the bill entitled, "An act in amendment of section 1 of chapter 43 of the Pamphlet Laws of 1876, in relation to the times and places of holding the probate court in the county of Grafton," having considered the same, reported the same without amendment, and recommended its passage.

The report was adopted, and on motion of Mr. Stevens of Nashua the rules were suspended, the bill read a third time, passed, and sent to the Senate for concurrence.

Mr. Weed from the Committee on Finance, to whom was

referred the bill entitled, "An act to authorize the state treasurer to issue registered bonds," having considered the same, reported the same without amendment, and recommended its passage.

The report was adopted, and the bill laid upon the table to be printed.

Mr. Topliff of Manchester in the chair.

Mr. Huse of Manchester introduced a bill entitled, "An act in relation to damages on highways," which was read twice, and on motion of the same gentleman was laid upon the table and ordered printed.

BILLS INTRODUCED, READ TWICE AND REFERRED.

To the Committee on Incorporations:

By Mr. Sargent of Concord, an act in amendment of an act to incorporate the New Hampshire Missionary Society.

To the Committee on Reform School:

By Mr. Topliff of Manchester, an act in relation to the rate of board at the State Reform School.

To the Committee on Agriculture:

By Mr. Lamprey of Manchester, an act in amendment of chapter 61, section 5 of the General Statutes, relating to weights and measures.

To the Committee on Claims:

By Mr. Kingsbury of Roxbury, a joint resolution in favor of Lt. H. McIntire.

To a select committee of ten, one from each county.

By Mr. Ordway of Warner, "An act regulating the sale of cider."

NOTICES OF BILLS.

By Mr. Evans of Gorham, a bill entitled, "An act to incorporate Glen Lodge, No. 54, Independent Order of Odd Fellows, at Gorham."

By Mr. Hackett of Portsmouth, a bill in amendment of the

charter of the city of Portsmouth, providing for the election of a board of instruction in that city.

By Mr. Whitehouse of Strafford, a bill relative to the sale of spirituous liquors.

By Mr. Quimby of Manchester, a bill entitled, "An act changing the time and place of holding the May trial term of the supreme court for the county of Hillsborough."

By Mr. Kendall of Mont Vernon, a bill entitled, "An act to enable the town of Mont Vernon to aid McCollum Institute."

By Mr. Lougee of Rochester, a bill entitled, "An act to incorporate the Rochester Aqueduct and Water Company." .

By Mr. Flanders of Manchester, a bill entitled, "An act to amend the charter of the city of Manchester in relation to the salary of the clerk of the police court, and providing for an increase of the same."

By Mr. Hanson of Portsmouth, a bill relating to the burial of the dead.

Also by the same gentleman, a bill in amendment to chapter 259 of the General Statutes.

By Mr. Brown of Brentwood, a bill entitled, "An act relating to the settlement of paupers."

By Mr. Sargent of Concord, a bill entitled, "An act to incorporate the Provident Mutual Relief Association."

By Mr. Bachellor of Littleton, a bill entitled, "An act in amendment of chapter 22, of the Laws of 1868, entitled, 'An act to equalize taxation.'"

Also by the same gentleman, "An act to legalize the proceedings of the selectmen and superintending school committee of Littleton, in the division of school district No. 16 in said town."

By Mr. Wood of Acworth, a bill to regulate the practice of dentistry in this state.

By Mr. Young of Concord, a bill entitled, "An act to incorporate certain dentists by the name of the New Hampshire Dental Society."

By Mr. Pierce of Hillsborough, a joint resolution in favor of John W. Simonds.

By Mr. Page of Dunbarton, a joint resolution in favor of James W. Colby of Dunbarton.

By Mr. Bachellor of Littleton, a joint resolution in favor of W. H. Cummings, S. G. Griffin and J. W. Parsons.

On motion of Mr. Ordway of Warner, the House adjourned.

WEDNESDAY, JUNE 20, 1877.

The House met at 10 o'clock A. M.

(The speaker in the chair.)

Prayer was offered by the chaplain.

Mr. Richardson of Francestown appeared and was qualified.

PETITIONS, ETC., PRESENTED AND REFERRED.

To the Committee on the Judiciary:

By Mr. Sargent of Concord, the petition of John M. Brackett and others, for an amendment of section 7, chapter 173, General Statutes, relative to the publication of notices.

To the Select Committee of Ten:

By Mr. Smith of Moultonborough, the petition of James R. Caverly and 10 others, citizens of Moultonborough, praying for legislation in regard to the Winnipiseogee Lake Cotton and Woolen Manufacturing Company.

By Mr. Wingate of Tuftonborough, the petition of W. H. Glidden and 10 others, citizens of Tuftonborough, praying for the repeal of the charter of the Winnipiseogee Lake Cotton and Woolen Manufacturing Company.

By Mr. Wingate of Tuftonborough, the petition of Charles W. Davis and 25 others, citizens of Tuftonborough, praying for legislation in regard to the Winnipiseogee Lake Cotton and Woolen Manufacturing Company.

By Mr. Johnson of Gilford, the petition of Thomas Weeks and 138 others, citizens of Gilford, praying for legislation in relation to the Winnipiseogee Lake Cotton and Woolen Manufacturing Company.

REPORTS OF COMMITTEES.

Mr. Stevens, from the Committee on the Judiciary, to whom was referred the bill entitled, "An act in amendment of chapter 113, section 2, of the laws of June session of 1876," having considered the same, reported the same without amendment, with the recommendation that it pass.

The report was accepted and the bill laid on the table and ordered printed.

By the same gentleman, from the same committee, to whom was referred the petition for the cession of state land in Concord, for a highway, having considered the same, reported the same with the following resolution:

Resolved, That said petition be referred to the Committee on the State Prison.

The report was accepted and the resolution adopted.

By the same gentleman, from the same committee, to whom was referred the bill entitled, "An act in relation to public cemeteries," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading.

By the same gentleman, from the same committee, to whom was referred the bill entitled, "An act in further amendment of chapter 15, of the Pamphlet Laws of 1876, in relation to the probate courts for the county of Coos," having considered the same, reported the same with the following resolution:

Resolved, That said act be referred to the delegation from the county of Coos.

The report was accepted and the resolution was adopted.

Mr. Barton, from the same committee, to whom was referred

the bill entitled, "An act to repeal chapter 2, of the Pamphlet Laws of 1876, relating to the powers of towns," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading.

By the same gentleman, from the same committee, to whom was referred the bill entitled, "An act in amendment of chapter 124, of the General Statutes, relating to homesteads," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Robinson, from the Committee on Incorporations, to whom was referred the bill entitled, "An act to incorporate the New Hampshire Conference Preachers' Aid Society of the Methodist Episcopal Church," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill ordered to a third reading.

By the same gentleman, from the same committee, to whom was referred the bill entitled, "An act to incorporate the Portsmouth Temperance Mutual Relief Association," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill was ordered to a third reading.

By the same gentleman, from the same committee, to whom was referred the bill entitled, "An act to incorporate the trustees of the Home for Indigent Women," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill was ordered to a third reading.

By the same gentleman, from the same committee, to whom was referred the bill entitled, "An act to incorporate the Nashua Protestant Home for Aged Women," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill ordered to a third reading.

By the same gentleman, from the same committee, to whom was referred the bill entitled, "An act to incorporate Washington Lodge No. 4, Independent Order of Odd Fellows," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill ordered to a third reading.

By the same gentleman, from the same committee, to whom was referred the bill entitled, "An act to incorporate the Nashua Bobbin and Shuttle Company," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill ordered to a third reading.

By the same gentleman, from the same committee, to whom was referred the bill entitled, "An act to extend the charter of the Pine River Lumber Company," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Collins, from the Committee on Unfinished Business, reported to the House an act entitled, "An act incorporating the Manchester and Fitchburg Railroad, referred from the last session of the Legislature to the present," with the following resolution:

Resolved, That the same be referred to the Committee on Railroads, together with all reports and petitions in relation to railroads.

The report was accepted and the resolution adopted.

Mr. Bachellor, from the Committee on State Library, to whom was referred the joint resolution entitled, "Joint resolution in favor of the state library," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the resolution ordered to a third reading.

Mr. Willis, from the Committee on Railroads, to whom was referred the bill entitled, "An act to incorporate the Farmington and Rochester Railroad," having considered the same, reported the same with the following amendments, and recommended its passage:

By inserting the words "eighteen hundred and seventy-eight" in place of the words "eighteen hundred and eighty-three" in the 158th line, and the words "eighteen hundred and eighty" in the place of the words "eighteen hundred and eighty-seven" in the 161st and 162d lines.

The report was accepted, the amendments adopted, and the bill ordered to a third reading.

Mr. Carr, from the committee consisting of the Carroll county delegation, to whom was referred the bill entitled, "An act to repeal chapter 46 of the Pamphlet Laws of 1876, entitled, 'An act in amendment of section 2 of chapter 193 of the General Statutes,'" having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading.

The following gentlemen were announced by the speaker as the select committee to report what measures can be adopted to increase the revenue and reduce the expenses of the state:

Messrs. Vilas of Alstead, Langdon of Portsmouth, Sawyer of Dover, Hayes of Alton, Banks of Nashua, Haines of Wolfeborough, Daniell of Franklin, Kimball of Charlestown, Parker of Benton, Lane of Whitefield.

(Mr. Stevens of Nashua in the chair.)

BILLS, ETC., INTRODUCED, READ TWICE AND REFERRED.

To the Committee on the Judiciary:

By Mr. Gordon of Salem, an act in amendment of chapter 53 of the General Statutes, in relation to the abatement of taxes.

By Mr. Hackett of Portsmouth, an act to provide for the employment of prisoners in county jails.

By Mr. Quimby of Manchester, an act relating to the holding of the trial terms of the supreme court for Hillsborough county.

By Mr. Clark of Londonderry, an act in regard to licensing of dogs.

By Mr. Brown of Brentwood, an act relating to the settlement of paupers.

By Mr. Hanson of Portsmouth, an act to amend section 6 of chapter 195 of the General Statutes, relating to justice courts and civil proceedings therein.

By Mr. Bachellor of Littleton, an act in amendment of section 2, chapter 208, relating to tender pleading and set-off.

By Mr. Hanson of Portsmouth, an act in amendment of chapter 272 of the General Statutes, relating to coroners.

By Mr. Pillsbury of Concord, a joint resolution in favor of deaf, dumb, blind and feeble-minded persons.

To the Committee on Incorporations:

By Mr. Evans of Gorham, an act to incorporate Glen Lodge, No 54, Independent Order of Odd Fellows at Gorham.

By Mr. Lougee of Rochester, an act to incorporate the Rochester Aqueduct and Water Company.

By Mr. Ide of Claremont, an act in addition to the act entitled, "An act to incorporate certain persons by the name of the trustees of the Protestant Episcopal Church in New Hampshire."

To the Committee on Education:

By Mr. Kendall of Mont Vernon, an act to enable the town of Mont Vernon to aid McCollum Institute.

By Mr. Pierce of Hillsborough, a joint resolution in favor of J. W. Simonds.

To the Committee on Claims:

By Mr. Cummings of Exeter, an act to reimburse the town of East Kingston, for expenses of volunteers for whom no bounty was received from the state.

By Mr. Bachellor of Littleton, a joint resolution in favor of William H. Cummings, S. G. Griffin and J. W. Parsons.

To the Committee on Towns and Parishes:

By Mr. Crane of Gilford, an act authorizing the Lake Village fire district of Gilford to raise money for the purpose of keeping in repair its town clock.

To the Committee on Fisheries:

By Mr. Moses of Somersworth, an act for the protection of fish in the Cole Pond and Brown Brook in Somersworth.

To the Select Committee of Ten on the sale of spirituous liquors:

By Mr. Clatur of Manchester, an act in amendment of chapter 99, General Statutes, in relation to trials of complaints and indictments for being a common seller of spirituous liquor or for keeping the same on sale.

By Mr. Whitehouse of Strafford, an act relative to the sale of spirituous liquors.

By Mr. Clatur of Manchester, a joint resolution relating to a national prohibitory law.

To the Committee on Claims:

By Mr. Page of Dunbarton, a joint resolution in favor of James W. Colby of Dunbarton.

Mr. Gordon of Salem introduced a bill entitled, "An act in amendment of chapter 27 of the General Statutes, in relation to the rights and qualifications of voters," which was read a first

and second time, and on motion of Mr. Barton of Newport, laid upon the table and ordered printed.

(The speaker in the chair.)

NOTICES OF BILLS.

By Mr. Albin of Henniker, a bill entitled, "An act in amendment of chapter 230 of the General Statutes, relating to the liabilities of persons summoned as trustees."

By Mr. Vose of Peterborough, a bill entitled, "An act in amendment of section 1, chapter 78, Pamphlet Laws, June session, 1871, in relation to the Monadnock Railroad."

By Mr. Topliff of Manchester, a bill for the taxation of private bills passed by the legislature.

By Mr. S. D. Thompson of Conway, a bill entitled, "An act to incorporate the North Conway Aqueduct or Water Company."

By Mr. Fitzgerald of Littleton, a bill entitled, "An act in relation to the protection of black bass in Partridge Pond in Littleton."

Also, by the same gentleman, an act in amendment of section 3, chapter 233, of the General Statutes, in relation to hearings for the division of school districts.

By Mr. Sargent of Concord, a bill to fix the time when the elections in this state for the choice of town officers and transacting town business shall be held, after the constitutional amendments shall take effect.

By Mr. Bachellor of Littleton, a bill entitled, "An act in amendment of chapter 37 of the General Statutes, entitled, 'An act relating to the choice of town officers.'"

By Mr. Ordway of Warner, a bill to tax bowling alleys and billiard tables.

Also, by the same gentleman, an act in amendment of chapter 71 of the laws of 1874, relating to savings banks.

Also, by the same gentleman, a bill to change the mode of

taxation on certain property and to provide for raising revenue from new sources of taxation.

Also, by the same gentleman, a bill to reorganize and equalize the senatorial districts in this state agreeably to the amended constitution.

Also, by the same gentleman, a bill to put in operation the amendments to the constitution and for the election of officers thereunder.

Also, by the same gentleman, a bill to change the time for holding state, county, town and municipal elections.

By Mr. Burt of Walpole, a bill entitled, "An act in amendment of section 12, of chapter 75, of the General Statutes, in regard to the support of county paupers."

Also, by the same gentleman, an act to incorporate Columbian Lodge, No. 53, of Free Masons, of Walpole.

By Mr. Piper of Manchester, a bill concerning the observance of the 30th day of May, known as Decoration Day, as a legal holiday.

By Mr. Smith of Wakefield, a bill amending chapter 79 of the General Statutes, relating to meetings and officers of school districts.

By Mr. Sise of Portsmouth, a bill entitled, "An act relating to the formation of coöperative associations."

By Mr. Head of Hooksett, a bill to incorporate Friendship Lodge, No. 19, Independent Order of Odd Fellows.

Also, by the same gentleman, a bill in relation to the fees of witnesses in certain cases.

Also, by the same gentleman, a bill for the better protection to owners of wood and timber land from incendiary fires.

By Mr. Cummings of Exeter, an act relating to the minimum fines and penalties prescribed by the statutes of this state.

Also, by the same gentleman, a bill relating to the salary of the solicitor of Carroll county. By Mr. Palmer of Dover, a bill for the more equitable taxation of railroads.

By Mr. Pierce of Hillsborough, a bill for a general fish and game law.

By Mr. Aldrich of Colebrook, a bill entitled, "An act in amendment of chapter 213 of the General Statutes, relating to interest upon judgments."

By Mr. Mann of Haverhill, a bill relating to the division and building of fences between adjoining land owners.

By Mr. Evans of Shelburne, a bill legalizing the acts of the Union Church Company of Shelburne.

By Mr. Clatur of Manchester, a bill for the taxation of telegraph companies.

By Mr. Stevens of Nashua, a bill to regulate the publication of the reports of the supreme court.

By Mr. Cummings of Exeter, a bill prohibiting the placing or depositing of coal tar and gas-house refuse in the waters of this state.

By Mr. Brown of Canterbury, a joint resolution in aid of the Warner and Kearsarge mountain road.

By Mr. Pierce of Hillsborough, a joint resolution providing for an appropriation for the purpose of stocking our lakes and ponds with fish, and also for the purpose of erecting a fish hatchway.

By Mr. Patterson of Hanover, a joint resolution relating to the state profile map.

Also, by the same gentleman, a bill in relation to the appointment of school boards.

By Mr. Eames of Winchester, a joint resolution enabling city clerks and town clerks to appoint an assistant in case of absence, sickness or other inability.

On motion of Mr. Stevens of Nashua, the House adjourned.

AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

THIRD READINGS.

The following-entitled bills and joint resolutions, being in order for that purpose, were severally read a third time, passed, and sent to the Senate for concurrence.

An act to repeal chapter 46, of the Pamphlet Laws of 1876, entitled, "An act in amendment of section 2, of chapter 193, of the General Statutes."

An act to incorporate the Nashua Bobbin and Shuttle Company.

An act to incorporate Washington Lodge, No. 4, Independent Order of Odd Fellows.

An act to incorporate the Nashua Protestant Home for Aged Women.

An act to incorporate the Portsmouth Temperance Mutual Relief Association.

An act to incorporate the New Hampshire Conference Preachers' Aid Society of the Methodist Episcopal Church.

An act in amendment of chapter 124 of the General Statutes, relating to homesteads.

An act to repeal chapter 2 of the Pamphlet Laws of 1876, relating to the powers of towns.

An act in relation to public cemeteries.

An act in amendment of chapter 113, section 2, of laws of June session of 1876.

An act to extend the charter of the Pine River Lumber Company.

An act to incorporate the Farmington and Rochester Railroad.

A joint resolution in favor of the state library.

On motion of Mr. Sinclair of Bethlehem,

Resolved, That all business that would be in order to-morrow morning, be in order at the present time.

PETITIONS, ETC., PRESENTED AND REFERRED.

To the Committee on Incorporations:

By Mr. Hill of Manchester, the petition of Daniel W. Edgerly and others, for the incorporation of the New Hampshire Dental Society.

To the Committee on Railroads:

By Mr. Hackett of Portsmouth, the annual return of the Eastern Railroad in New Hampshire.

By Mr. Stevens of Nashua, the annual return of the Nashua and Lowell Railroad.

By Mr. Dickerman of Concord, the annual return of the Suncook Valley Railroad.

Also by the same gentleman, the annual return of the Concord and Portsmouth Railroad.

By Mr. Stevens of Nashua, the annual return of the Wilton Railroad.

REPORTS OF COMMITTEES.

Mr. Hill, from the Committee on Railroads, to whom was referred the bill entitled, "An act to authorize the Monadnock Railroad Company to subscribe to the capital stock of the Peterborough and Hillsborough Railroad Company," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Busiel, from the same committee, to whom was referred the bill entitled, "An act to incorporate the Concord Narrow Gauge Railway," having considered the same, recommended the same be indefinitely postponed. The report was accepted and the bill was indefinitely postponed.

Mr. Amidon, from the same committee, to whom was referred the bill in amendment of an act to grant the right of way to the Portland and Ogdensburg Railroad Company, having considered the same, reported the bill in a new draft.

The report was accepted, the bill read a first and second time, and on motion of Mr. Ordway of Warner, laid upon the table and ordered printed.

Mr. Mosher, from the Committee on State Normal School, to whom was referred the report of the board of trustees of said school, having considered the same, reported the same to the House, with the following resolution:

Resolved, That a copy of the same be placed on file in the office of the secretary of state.

The report was accepted and the resolution adopted.

Mr. Patterson, from the Committee on Education, to whom was referred the bill entitled, "An act to disannex the taxable property of Thaddeus B. Crossett and Julius R. Crossett from school district No. 13 in the town of Acworth, and annex the same to school district No. 11 in said town, for school purposes," having considered the same, reported the same with the following amendment, and recommended its passage:

Amend by adding in section 1, after the words "Julius R. Crossett," "and all the real estate belonging to John Currier of Langdon, lying in said Acworth."

The report was accepted, the bill amended and ordered to a third reading.

Mr. McDuffy, from the Committee on Unfinished Business, to whom was referred the joint resolution entitled, "Joint resolution in favor of a monument at Dover Point," referred from the last session of the legislature to the present, having considered the same, reported the joint resolution in a new draft, and recommended its passage.

The report was accepted, the joint resolution read once, and

on motion of Mr. Stevens of Nashua, referred to the Committee on National Affairs.

Mr. Hackett, from the Committee on Judiciary, to whom was referred the bill entitled, "An act relating to heirs of mortgages on insured property," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

The report was accepted and the resolution adopted.

Mr. Sargent, from the Committee on the Judiciary, to whom was referred the bill entitled, "An act to fix the salaries of judge and register of probate for the county of Merrimack," having considered the same, reported the same with the following resolution:

Resolved, That said bill be referred to the delegation from the county of Merrimack.

The report was accepted and the resolution adopted.

Mr. French, from the Committee on Manufactures, to whom was referred the bill entitled, "An act to increase the capital stock of the Cocheco Manufacturing Company," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Wentworth, from the Committee on Claims, to whom was referred the joint resolution providing for the contingent expenses of the governor, having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Dunham, from the Committee on Towns and Parishes, to whom was referred the bill entitled, "An act to sever a part of the lot of land from Wilmot and annex the same to the town of Danbury," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate upon this matter. The report was accepted and the resolution adopted.

Mr. Robinson, from the Committee on Incorporations, to whom was referred the bill entitled, "An act to incorporate the Uncanoonuck Road Company," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill ordered to a third reading.

By the same gentleman, from the same committee, to whom was referred the bill entitled, "An act to incorporate the Carroll Steamboat Company," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill ordered to a third reading.

By the same gentleman, from the same committee, to whom was referred the bill entitled, "An act to incorporate the Chester and Derry Telegraph Company," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill ordered to a third reading.

By the same gentleman, from the same committee, to whom was referred the bill entitled, "An act in amendment of an act to incorporate the New Hampshire Missionary Society," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill ordered to a third reading.

By the same gentleman, from the same committee, to whom was referred the bill entitled, "An act to incorporate the Saunders Shoe Machinery Company," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill ordered to a third reading.

By the same gentleman, from the same committee, to whom was referred the bill entitled, "An act to incorporate the Concord Masonic Association," having considered the same, reported the same without amendment, and respectfully recommended the passage of the same.

The report was accepted and the bill ordered to a third reading.

Mr. Bragg, from the committee consisting of the delegation from the county of Coos, to whom was referred the bill entitled, "An act in further amendment of the amendment of chapter 15 of the Pamphlet Laws of 1876, to chapter 22 of the Pamphlet Laws of 1875, in relation to the probate courts for the county of Coos," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading.

MESSAGE FROM THE SENATE.

The following message was received from the Honorable Senate by their clerk:

Mr. Speaker:

The Senate concur in the passage of the following bills sent up from the House of Representatives:

An act to establish a board of education in school district No. 8 in Rochester, and to enable it to raise money for the support of schools therein.

An act to establish a board of education in union school district No. 2, in Bristol.

The Senate have passed the following bill, in the passage of which they ask the concurrence of the House of Representatives:

An act to amend the charter of the Windsor and Forest Line Railroad.

SENATE BILL.

The following-entitled Senate bill was read twice and referred to the Committee on Railroads.

An act to amend the charter of the Windsor and Forest Line Railroad.

On motion of Mr. Hackett of Portsmouth, the bill entitled, "An act to incorporate the trustees of the Home for Indigent Women," was recommended to the Committee on Incorporations.

BILLS INTRODUCED, READ TWICE AND REFERRED.

To the Committee on the Judiciary:

By Mr. Wight of Dummer, an act to facilitate the collection of taxes upon wood, bark, timber, logs and lumber.

By Mr. Chase of Kingston, an act to repeal chapter 157 of the Laws of 1844.

By Mr. Wight of Dummer, an act to repeal chapter 22 of the Pamphlet Laws of 1868.

By Mr. Burt of Walpole, an act in amendment of section 12 of chapter 75 of the General Statutes, in regard to the support of county paupers.

By Mr. Eames of Winchester, an act enabling city clerks and town clerks to appoint an assistant in case of absence, sickness, or other inability.

To the Committee on Insurance:

By Mr. Sargent of Concord, an act to incorporate the Provident Mutual Relief Association.

To the Committee on Incorporations:

By Mr. Burt of Walpole, an act to incorporate Columbian Lodge, No. 53, of Free Masons, of Walpole.

To the Committee on National Affairs:

By Mr. Piper of Manchester, an act concerning the observance of Decoration Day as a legal holiday.

To the Committee on Education:

By Mr. Patterson of Hanover, a joint resolution relating to the relief map of the state.

Mr. Flanders of Manchester introduced a bill entitled, "An act in amendment to the charter of the city of Manchester," which was read twice, and on motion of Mr. Topliff of Manchester, referred to the delegation from the city of Manchester.

Mr. Sise of Portsmouth introduced a bill entitled, "An act in relation to the formation of coöperative associations," which was read a first and second time, and on motion of Mr. Hackett of Portsmouth, laid upon the table to be printed.

NOTICES OF BILLS, ETC.

By Mr. Davis of Bradford, a bill entitled, "An act to provide for the assessment and collection of a state tax."

Also, by the same gentleman, a bill entitled, "An act exempting additional property from attachment and sale on execution and in addition to chapter 205 of the General Statutes, and in amendment of chapter 30 of the Pamphlet Laws of 1871."

By Mr. Ordway of Warner, an act to provide for the assessment and collection of the state tax.

Also, by the same gentleman, an act to authorize the state treasurer to borrow money for the use of the state.

By Mr. Osgood of Pembroke, a bill entitled, "An act to amend section 7 of chapter 235 of the General Statutes, in relation to police officers."

By Mr. Baker of Enfield, a bill in amendment of chapter 8, Pamphlet Laws of 1875, to prevent incompetent persons from conducting the business of druggists and apothecaries in this state.

By Mr. Parker of Merrimack, a bill in relation to exempting certain improvements on farm real estate from taxation for a term of years.

By Mr. Sargent of Concord, a bill entitled, "An act providing for the trial of small causes without the intervention of a jury."

Also, by the same gentleman, a bill to extend the charter of the Carroll County Five Cents Savings Bank.

By Mr. Sise of Portsmouth, a bill for the taxation of furniture in hotels and lawyers' law libraries.

By Mr. Vickery of Dover, a bill for the taxation of express companies and others transacting express business.

By Mr. Clark of Londonderry, a bill to tax all property passing by death to others than issue, parents, husband and wife.

By Mr. Holden of Concord, a bill entitled, "An act to sever the homestead of Jonathan B. Ferrin from ward one in the City of Concord and annex the same to ward three in said city."

By Mr. Curtice of Hopkinton, a bill to repeal an act approved July 1, 1876, in relation to the times and places of holding probate courts in the county of Merrimack.

By Mr. Wallace of Milford, an act to fix the time for holding certain terms of the probate court for Hillsborough county.

By Mr. Brown of Deerfield, a bill for the protection of fish in Freeze Pond in Deerfield.

By Mr. Norris of Epping, a joint resolution in relation to the general bankrupt law.

By Mr. Flanders of Manchester, a joint resolution relating to the claim of Cyrus K. Drake.

On motion of Mr. Topliff of Manchester, the House adjourned.

THURSDAY, JUNE 21, 1877.

The House met at 10 o'clock A. M.

(The speaker in the chair.)

Prayer was offered by the Rev. Mr. Curtis of Concord.

PETITIONS, ETC., PRESENTED AND REFERRED.

To the Committee on the Judiciary:

By Mr. Durant of Lebanon, the petition of V. G. Brockway and 32 others, for the repeal of the law for the regulation of the practice of medicine and surgery, passed June session, 1875.

To the Committee on Banks:

By Mr. Wallace of Newton, the petition of J. P. M. Green and 17 others, legal voters and tax-payers of Newton, asking for the repeal or alteration of section 1, chapter 2, laws of 1873, taxing deposits in savings banks out of this state.

To the Committee on Towns and Parishes:

By Mr. Holden of Concord, the petition of Jonathan B. Ferrin and others, that the homestead of said Ferrin be severed from ward one in the City of Concord and annexed to ward three in said city.

To the Committee on Claims:

By Mr. Cross of Manchester, the claim of C. H. Bartlett for services as auditor of the Asylum for the Insane.

REPORTS OF COMMITTEES.

Mr. Topliff, from the Committee on the Judiciary, to whom was referred the bill entitled, "An act to provide for the protection of public libraries," having considered the same, reported the same in a new draft, and recommended its passage.

The report was accepted, and the bill read once and ordered to a second reading.

Mr. Hayes, from the same committee, to whom was referred the petition of Jeremiah Bartlett and other legal voters of Newton, with a bill entitled, "An act to regulate the construction of telegraph lines," having considered the same, reported the same with the following recommendation:

That the same be indefinitely postponed.

The report was accepted, and the bill was indefinitely postponed. Mr. Hackett, from the same committee, to whom was referred the bill entitled, "An act in amendment of section 6, chapter 66 of the General Statutes, relating to highway surveyors' lists," having considered the same, reported the same in a new draft with the following resolution:

Resolved, That the bill in its new form ought to pass.

The report was accepted, and the bill was read once and ordered to a second reading.

Mr. Wallace, from the same committee, to whom was referred the petition of James M. Shackford and 32 others, citizens of Albany, asking for an act legalizing the assessments of taxes and sales of land for taxes in the years 1874, 1875 and 1876, in said town of Albany, and also a bill legalizing the assessments of taxes and sales of land for taxes in the town of Albany for the years 1874, 1875 and 1876, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate upon the subject.

The report was accepted and the resolution adopted.

Mr. Wallace, from the same committee, to whom was referred the bill entitled, "An act to apportion the state tax between the towns of Landaff and Easton," having considered the same, reported the same without amendment.

The report was accepted, and the bill was ordered to a third reading.

Mr. Pierce, from the same committee, to whom was referred the joint resolution entitled, "A joint resolution in favor of the Prisoners' Aid Society," having considered the same, reported the same with the following resolution:

Resolved, That said joint resolution be referred to the Committee on State Prison.

The report was accepted and the resolution adopted.

Mr. Patterson, from the Committee on Education, to whom was referred the petition of John A. Greenwood and others, asking to have a portion of land set off from district No. 8 in

Derry, and annexed to district No. 2 in Chester, having considered the same, reported the same back with the recommendation that the petitioners have leave to withdraw said petition.

The report was accepted and the recommendation of the committee adopted.

Mr. Bachellor, from the same committee, to whom was referred a bill entitled, "An act to establish a board of education in school district No. 13 in the town of Gilford," reported the same and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Richardson, from the Committee on Banks, to whom was referred the bill entitled, "An act to extend the charter of the Sullivan Savings Institution," having considered the same, reported the same without amendment and respectfully requested the passage of the same.

The report was accepted and the bill was laid on the table to print.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act in amendment of section 2, chapter 4 of the laws of 1869, in relation to savings banks," having considered the same, reported the same with the following resolution:

That it is inexpedient to legislate upon the subject.

The report was accepted, and the resolution adopted.

Mr. Pillsbury, from the same committee, to whom was referred the bill entitled, "An act in relation to savings banks annually sending to their depositors a copy of the standing of their respective banks as rendered by the bank commissioners in their last or annual report to His Excellency the Governor," having considered the same, reported that it was inexpedient to legisislate upon the subject.

The report was adopted.

The same gentleman, from the same committee, to whom was

referred the bill entitled, "An act in amendment of an act to incorporate the Dartmouth Savings Bank," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted, and on motion of Mr. Hitchcock of Hanover, the rules were suspended, the bill read a third time, passed, and sent to the Senate for concurrence.

MESSAGE FROM THE GOVERNOR.

The following message was received from His Excellency the Governor by the Honorable Secretary of State:

STATE OF NEW HAMPSHIRE.

EXECUTIVE DEPARTMENT,

CONCORD, JUNE 21, 1877.

To the Honorable Senate and House of Representatives:

I have the honor to transmit herewith a communication from His Excellency the President of the United States, by the Hon. William M. Evarts, Secretary of State.

B. F. PRESCOTT, Governor.

DEPARTMENT OF STATE,
WASHINGTON, JUNE 19, 1877.

Sir:—I am requested by the President to acknowledge the receipt of your communication of the 14th inst., and also of a communication from a committee of the legislature of New Hampshire enclosing a copy of a joint resolution of the Senate and House of Representatives in General Court convened, extending to the president the hospitalities of the state, and inviting him to visit the legislature at the capital if consistent with his other engagements while sojourning in New England.

The President desires me to express his thanks to the legislature for their very kind invitation, which it has given him much gratification to receive, and also to your Excellency and the Council for your agreeable concurrence therein. He regrets that it will not be in his power to avail himself of the courtesies now tendered to him, as it is impossible for him to extend his

absence from the seat of government beyond the time included in engagements already made.

The President has, however, in contemplation a visit to New England later in the summer, at which time, I am happy to state to your Excellency, it will give him great pleasure to include New Hampshire in the arrangement of his journey.

I am, your Excellency, with great respect,

Your obedient servant,

WILLIAM M. EVARTS.

To the Honorable

B. F. PRESCOTT,

Governor of New Hampshire.

On motion of Mr. Ordway of Warner, this communication was ordered spread upon the records, and the Senate notified of the action of the House.

BILLS, ETC., READ TWICE AND REFERRED.

To the Committee on the Judiciary:

By Mr. Albin of Henniker, an act in amendment of chapter 230, General Statutes, relative to the liability of persons summoned as trustees.

By Mr. Bachellor of Littleton, an act in amendment of chapter 22 of the laws of 1868, in relation to the deduction of debts owed from the inventory in certain cases.

By Mr. John S. Hayes of Dover, an act in regard to the salary of the solicitor of Carroll county.

By Mr. Hanson of Portsmouth, an act relating to the burial of the dead.

By the same gentleman, an act in amendment of chapter 259 of the General Statutes, relating to offenses against public justice.

By Mr. Durant of Lebanon, an act for the better preservation of the records of the doings of county delegations.

By Mr. Stevens of Nashua, an act to regulate the publication of the reports of the supreme court.

By Mr. Parker of Merrimack, an act relative to exempting from taxes, improvements on farm real estate.

By Mr. Aldrich of Colebrook, an act in amendment of chapter 213 of the General Statutes, relating to interest on judgment.

By Mr. Bachellor of Littleton, an act in amendment of chapter 37 of the General Statutes, entitled, "An act in relation to the choice of town officers."

By Mr. Davis of Bradford, an act exempting additional property from attachment and sale on executions, and in addition to chapter 205 of the General Statutes, and in amendment of chapter 30 of the Pamphlet Laws, June session, 1871.

By the same gentleman, an act to provide for the assessment and collection of a state tax.

To the Committee on Banks:

By Mr. Ordway of Warner, an act in amendment of chapter 71 of the public laws of 1874, in relation to savings banks.

By Mr. Sargent of Concord, an act to extend the charter of the Carroll County Five Cents Savings Bank of Wolfeborough.

To the Committee on Fisheries:

By Mr. Cummings of Exeter, an act prohibiting persons or corporations from allowing coal-tar, refuse or deposits from gas-works to flow into rivers or other waters in this state.

To the Committee on Finance:

By Mr. Ordway of Warner, an act in regard to a temporary loan.

To the Committee on Towns and Parishes:

By Mr. Holden of Concord, an act to sever the homestead of Jonathan B. Ferrin from ward one of the City of Concord, and annex the same to ward three in said city.

To the Committee on Railroads:

By Mr. Vose of Peterborough, an act in relation to the Monadnock Railroad Company.

To the Committee on Claims:

By Mr. Flanders of Manchester, a joint resolution relating to the claim of Cyrus K. Drake.

To the Committee on Roads, Bridges and Canals:

By Mr. Brown of Canterbury, a joint resolution in aid of the Warner and Kearsarge Mountain Road.

To the delegation from the city of Portsmouth:

By Mr. Hanson of Portsmouth, an act in amendment of the charter of the city of Portsmouth in reference to a board of education.

Mr. Ordway of Warner introduced a bill entitled, "An act to provide for an assessment and collection of taxes," which was read a first and second time, and on motion of the same gentleman, laid upon the table to be printed.

To the Committee on Incorporations:

By Mr. Young of Concord, an act to incorporate certain dentists by the name of the New Hampshire Dental Society.

NOTICES OF BILLS, ETC.

By Mr. Rounsevel of Claremont, a bill to reduce the tax on savings banks.

By Mr. Huse of Manchester, a bill entitled, "An act to relieve mortgages from unjust and unequal taxation."

By Mr. Stevens of Manchester, a bill to amend chapter 21 of the laws of June session, 1876, relating to the jurisdiction of police courts.

Also, by the same gentleman, a bill to regulate the practice in police courts.

By Mr. Barton of Newport, a bill entitled, "An act to protect the Eastern Railroad in New Hampshire, and for other purposes."

By Mr. Hill of Manchester, a bill to incorporate the Excelsior Paper Stock Company.

By Mr. Patterson of Hanover, a bill relating to the protection of fish in East Hanover.

By Mr. Stevens of Concord, a bill to reduce the expenses and promote the efficiency of the militia of this state.

Also, by the same gentleman, an act repealing certain sections of the laws of this state relating to the militia.

By Mr. Cross of Manchester, an act in amendment of section 1, chapter 32, of the Pamphlet Laws of 1876, relating to the contracts of married women.

By Mr. Stevens of Concord, a joint resolution relating to the adjutant-general's department.

By Mr. Davis of Bradford, a joint resolution in favor of repairs and increase of the state prison library.

Also, by the same gentleman, a joint resolution in favor of the chaplain and instructor of the state prison.

By Mr. Sinclair of Bethlehem, a joint resolution for the relief of the City Savings Bank in Manchester.

On motion of Mr. Fitzgerald of Littleton, the House adjourned.

AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

THIRD READINGS.

The following-entitled bills and resolutions being in order for that purpose, were severally read a third time, passed, and sent to the Senate for concurrence:

An act to apportion the state tax between the towns of Landaff and Easton.

An act to establish a board of education in school district No. 13 in the town of Gilford.

An act to incorporate the Concord Masonic Association.

An act in further amendment of chapter 15 of the Pamphlet Laws of 1876, in relation to the probate courts for the county of Coos.

An act to incorporate the Saunders Shoe Machinery Company.

An act to incorporate the Chester and Derry Telegraph Company.

(Mr. Bachellor of Littleton in the chair.)

An act to incorporate the Carroll Steamboat Company.

An act to incorporate the Uncanoonuck Road Company.

An act to increase the capital stock of the Cocheco Manufacturing Company.

An act to authorize the Monadnock Railroad Company to subscribe to the capital stock of the Peterborough and Hillsborough Railroad Company.

An act to disannex the taxable property of Thaddeus B. Crossett and Julius R. Crossett, and all the real estate belonging to John Currier of Langdon, lying in said Acworth, from school district No. 13, in the town of Acworth, and annex the same to school district No. 11, in said town, for school purposes.

A joint resolution providing for the contingent expenses of the governor.

On motion of Mr. Goodell of Antrim, the bill entitled, "An act in amendment of an act to incorporate the New Hampshire Missionary Society," was recommended to the Committee on Incorporations.

On motion of Mr. Hackett of Portsmouth, the bill entitled, "An act in relation to the formation of coöperative associations," was taken from the table and referred to the Committee on Incorporations.

(The speaker in the chair.)

On motion of Mr. Ordway of Warner, the bill entitled, "An act in relation to the Portland and Ogdensburg Railroad," was taken up, and on motion of Mr. Stevens of Nashua the rules were suspended, the bill read a third time, passed, and sent to the Senate for concurrence.

MESSAGE FROM THE SENATE.

The following message was received from the Honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bills sent up from the House:

An act to incorporate the Nashua Bobbin and Shuttle Company.

An act in amendment of section 1 of chapter 43 of the Pamphlet Laws of 1876, in relation to the times and places of holding the probate courts in the county of Grafton.

An act to repeal chapter 46 of the Pamphlet Laws of 1876, entitled, "An act in amendment of section 2 of chapter 193 of the General Statutes."

An act to extend the charter of the Pine River Lumber Company.

An act in amendment of chapter 113, section 2 of laws passed June session, 1876.

An act to incorporate the Portsmouth Temperance Mutual Relief Association.

An act to incorporate Washington Lodge, No. 4, Independent Order of Odd Fellows.

An act in amendment of and in addition to an act in relation to the Somersworth Savings Bank, passed June session, 1874.

An act in amendment of chapter 124 of the General Statutes, relating to homesteads.

An act to incorporate the New Hampshire Conference Preachers' Aid Society of the Methodist Episcopal Church. An act to incorporate the Nashua Protestant Home for Aged Women.

The Senate have passed the following-entitled bills, in the passage of which they ask the concurrence of the House of Representatives:

An act in amendment of section 7 of chapter 6 of the Pamphlet Laws of 1870, establishing a State Normal School.

An act for the protection of fish in Lakin's Pond in Hook-sett.

SENATE BILLS.

The following-entitled Senate bills were read twice and referred.

To the Committee on Normal School:

An act in amendment of section 7 of chapter 6 of the Pamphlet Laws of 1870, establishing a State Normal School.

To the Committee on Fisheries:

An act for the protection of fish in Lakin's Pond in Hook-sett.

A communication and resolutions in reference to furnishing statues for the national capitol at Washington was received from the New Hampshire Historical Society and referred to the Committee on National Affairs.

On motion of Mr. Wood of Acworth,

Resolved, That all business that would be in order to-morrow morning be in order at the present time.

REPORTS OF COMMITTEES.

Mr. Robinson, from the Committee on Incorporations, to whom was referred the bill entitled, "An act to incorporate the Salisbury Mills a corporation within this state," having considered the same, reported the same with the following resolution:

Resolved, That we find it inexpedient to legislate upon the subject.

The report was accepted and the resolution adopted.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act in addition to the act entitled, 'An act to incorporate certain persons by the name of the trustees of the Protestant Episcopal church in New Hampshire,'" having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill ordered to a third reading.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act to incorporate Glen Lodge, No. 54, Independent Order of Odd Fellows at Gorham," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Fairbanks, from the Committee on Railroads, to whom was referred the bill entitled, "An act to authorize the Boston and Maine Railroad to purchase the West Amesbury Branch Railroad," having considered the same, reported the same with the following resolution:

Resolved, That the same be indefinitely postponed.

The report was accepted and the resolution adopted.

Mr. Hall, from the same committee, to whom was referred the bill entitled, "An act to amend the charter of the Windsor and Forest Line Railroad," having considered the same, reported the same back to the House, and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Dunham, from the Committee on Towns and Parishes, to whom was referred the bill entitled, "An act to sever certain territory from the town of Hampstead and annex the same to the town of Danville," with accompanying petition, having

considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading.

The same gentleman, from the same committee, to whom was referred the petitions to sever the farms of Hiram S. Currier and another from the town of Albany and annex the same to the town of Tamworth, having considered the same, reported the same with the following resolution:

Resolved, That the petitioners have leave to withdraw.

The report was accepted and the resolution adopted.

Mr. Hill, from the Committee on Education, to whom was referred the bill entitled, "An act to enable the town of Mont Vernon to aid McCollum Institute," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Patterson, from the same committee, to whom was referred the joint resolution entitled, "Joint resolution relating to the relief map of the state," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the joint resolution ordered to a third reading.

Mr. Scates, from the same committee, to whom was referred the bill entitled, "An act to sever the homestead farm of John B. Lord from school district No. 1, in Brookfield, and annex the same to school district No. 12, in Wakefield, for school purposes," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill was ordered to a third reading.

Mr. Hayes, from the Committee on the Judiciary, to whom

was referred the bill entitled, "An act to repeal chapter 157 of the laws of 1844," having considered the same, reported the same with the following resolution:

Resolved, That it be referred to the Committee on Education.

The report was accepted and the resolution adopted.

Mr. Hackett, from the Committee on the Judiciary, to whom was referred the bill entitled, "An act in relation to the trial of capital cases," having considered the same, reported the same in a new draft, with a new title thereto, and recommended its passage.

The report was accepted and the bill read once and ordered to a second reading.

Mr. Sargent, from the Committee on Constitutional Amendments, to whom was referred the bill entitled, "An act to fix the time when the constitutional amendments, adopted in March last, shall take effect, and also providing for compiling the statutes of the state," having considered the same, reported the same in a new draft, and recommended its passage.

The report was accepted, the bill read a first and second time, under a suspension of the rules, and laid on the table to be printed.

NOTICES OF BILLS, ETC.

By Mr. Fassett of Jaffrey, a bill in amendment of section 5 of chapter 71 of the Pamphlet Laws of 1874, in relation to the guaranty fund of savings banks.

By Mr. Curtice of Hopkinton, a bill to sever the town of Newbury from Merrimack county and annex the same to Sullivan county.

By Mr. Hodgdon of Barnstead, a bill relating to town appropriations in the construction of railroads.

By Mr. Sargent of Concord, a bill entitled, "An act in amendment of section 7, chapter 173 of the General Statutes, relating to the publication of notices of proceedings before probate courts."

By Mr. Gile of Bow, a bill entitled, "An act in amendment of chapter 9 of the Pamphlet Laws of 1873, in relation to assignments."

By Mr. Smith of Concord, a bill to disannex the town of Bristol from the county of Grafton and annex the same to the county of Merrimack.

By Mr. Willis of Claremont, a bill in relation to the erection of a new boiler-house for the insane asylum.

By Mr. Hitchcock of Hanover a bill to amend chapter 213 of the General Statutes of New Hampshire, relating to judgments, and to repeal chapter 12 of the laws of June, 1872.

By Mr. Eastman of Hampstead, a joint resolution in favor of the college of agriculture and the mechanic arts.

On motion of Mr. Cross of Manchester,

Resolved, That the House resolve itself into a committee of the whole, for the purpose of listening to an address from Charles C. Coffin, and that the clerk be requested to notify the Governor and Council and the Honorable Senate to be present.

(In committee of the whole, Mr. Stevens in the chair.)

After listening to the address, on motion of Mr. Cross of Manchester, the committee rose and made the following report through their chairman:

(The speaker in the chair.)

Mr. Stevens, chairman, reported that the committee had listened to the able address of Mr. C. C. Coffin, and reported the following resolution:

Resolved, That the House of Representatives tender to C.C. Coffin their thanks for his interesting and eloquent address.

The resolution was unanimously adopted.

On motion of Mr. Wood of Acworth, the House adjourned.

FRIDAY, JUNE 22, 1877.

The House met at 10 o'clock A. M.

(The speaker in the chair.)

Prayer was offered by the chaplain.

On motion of Mr. Hodgdon of Portsmouth,

Resolved, by the Senate and House of Representatives in General Court convened, That the clerk of the House be and is hereby instructed to obtain one hundred copies of the bank commissioners' report, for the use of such members as have had theirs taken from their desks, said members leaving their names in the office of the secretary of state.

On motion of Mr. Norris of Epping,

Resolved, That when the House adjourns it adjourn to meet this afternoon at 2 o'clock, and that when it adjourns this afternoon it adjourn to meet at 4 o'clock on Monday afternoon.

PETITIONS, ETC., PRESENTED AND REFERRED.

To the Committee on Railroads:

By Mr. Dickerman of Concord, the annual returns of the Concord Railroad.

By the same gentleman, the annual returns of the Manchester and Lawrence Railroad.

To the Committee on Claims:

By Mr. Moulton of Lyman, the claim of H. M. McIntire.

By Mr. Wood of Acworth, the claim of Vogler Brothers.

By Mr. Topliff of Manchester, the claim of James O. Adams.

REPORTS OF COMMITTEES.

Mr. Sargent, from the Committee on the Judiciary, to whom was referred the bill entitled, "An act in regard to the salary of the solicitor of Carroll county," having considered the same, reported the same with the following resolution:

Resolved, That it be referred to the delegation from Carroll county.

The report was accepted and the resolution adopted.

Mr. Richardson, from the Committee on Banks, to whom was referred the bill entitled, "An act to extend the charter of the Carroll County Five Cents Savings Bank of Wolfeborough," having considered the same, reported the same with the following resolution:

Resolved, That we recommend the passage of the bill.

The report was accepted and the bill ordered to a third reading.

Mr. Aldrich, from the Committee on Fisheries, to whom was referred the bill entitled, "An act in regard to the protection of fish, and in amendment of chapter 1 of the laws of 1868, chapter 21 of the laws of 1870, and chapter 55 of the laws of 1872," having considered the same, reported the same without amendment.

The report was accepted and the bill laid on the table to be printed.

Mr. Shepard, from the same committee, to whom was referred the petition of J. J. Bell, Gilman Marston and 200 other citizens of Exeter, praying that persons and corporations be prohibited from placing coal tar and gas-house refuse in the waters of the Squamscot river, having considered the same, reported with a bill, recommending its passage.

The report was accepted and the bill read once and ordered to a second reading.

Mr. Spaulding, from the Committee on State Prison, to whom was referred the petition for cession of state land in Concord for highway, having considered the same, reported the same with the following resolution:

Resolved, That it be referred to the governor and council.

The report was accepted and the resolution was adopted.

The Committee on State Prison, to whom was referred the bill entitled, "An act providing for the erection of a new state

prison," having considered the same, reported the same without amendment and recommended its passage.

A. V. HITCHCOCK,
C. F. DAVIS,
W. P. HAYES,
T. E. FURNALD,
JOHN A. HICKS,
EDWARD DOW,
AI FITZGERALD,

As Committee.

The report was accepted and the bill laid on the table to be printed.

Mr. Spaulding, from the same committee, to whom was referred the bill entitled, "An act to fix the salaries of the judge and register of probate for the county of Merrimack," having considered the same, reported the same with the following resolution:

That it be referred to the delegation from the county of Merrimack.

The report was accepted and the resolution adopted.

Mr. Sise, from the delegation from the city of Portsmouth, to whom was recommitted the bill entitled, "An act in amendment of the charter of the city of Portsmouth, providing for a board of education," with instructions to report the same heretofore reported with amendments, in a new draft conformably to said amendments, having considered the same, reported the bill in conformity with such instructions and recommended its passage.

The report was accepted and the bill read once, and on motion of Mr. Hackett of Portsmouth, rules suspended, read a second and third time, passed, and sent to the Senate for concurrence.

Mr. Abbott, from the Committee on Claims, to whom was referred the joint resolution relating to the claim of Cyrus K. Drake, having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the resolution ordered to a third reading.

BILLS, ETC., PRESENTED AND REFERRED.

To the Committee on the Judiciary:

By Mr. Hitchcock of Hanover, an act in amendment of chaper 213 of the General Statutes, relating to judgments.

By Mr. Huse of Manchester, an act to relieve mortgages from unjust and unequal taxation.

By Mr. Osgood of Pembroke, an act to amend section 7 of chapter 235 of the General Statutes, relating to police officers.

To the Committee on Banks:

By Mr. Rounsevel of Claremont, an act entitled, "An act to reduce the state tax on savings banks."

By Mr. Fassett of Jaffrey, an act in amendment of section 5 of chapter 71 of the laws of 1874, relating to the guaranty fund of savings banks.

. By Mr. Sinclair of Bethlehem, a joint resolution for the relief of the City Savings Bank in Manchester.

To the Committee on Education:

By Mr. Fitzgerald of Littleton, an act in amendment of chapter 233 of the General Statutes, in relation to hearings before town officers.

By Mr. Bachellor of Littleton, an act to legalize the acts of the selectmen and superintending school committees of Littleton in the division of school districts Nos. 4 and 16 in said town.

To the Committee on Fisheries:

By Mr. Patterson of Hanover, an act for the protection of fish in East Hanover.

By Mr. Fitzgerald of Littleton, an act in amendment of chapter 22 of the laws of 1874, in relation to the protection of black bass.

To the Committee on Asylum for the Insane:

By Mr. Willis of Claremont, an act in relation to the New Hampshire Asylum for the Insane.

To the Committee on Railroads:

By Mr. Hodgdon of Barnstead, an act in amendment of chapter 34, General Statutes, relating to town appropriations in the construction of railroads.

To the Committee on State Prison:

By Mr. Davis of Bradford, a joint resolution to appropriate money for the salary of the chaplain and instructor of the state prison.

By the same gentleman, a joint resolution to appropriate money for the increase of the state prison library.

To the Committee on Claims:

By Mr. Stevens of Concord, a joint resolution relating to the adjutant-general's department.

To the Special Committee of Ten on the Increase of Revenue:

By Mr. Topliff of Manchester, an act to increase the revenues of the State of New Hampshire.

Mr. Vickery of Dover introduced a bill entitled, "An act for the taxation of express companies and owners," which was read twice, and on motion of Mr. Norris of Epping, laid on the table to be printed.

By Mr. Norris of Epping, a joint resolution in favor of the repeal of the national bankrupt law was read once, and on motion of the same gentleman the rules were suspended, the bill read a second and third time, passed, and sent to the Senate for concurrence.

By Mr. Clatur of Manchester, an act for the taxation of telegraph companies, read twice, and on motion of Mr. Norris of Epping, laid on the table to be printed.

On motion of Mr. Wallace of Newton, the bill entitled, "An act to regulate the construction of telegraph lines," was taken from the table and referred to the Committee on the Judiciary.

On motion of Mr. Cummings of Exeter,

Resolved, That all business that would be in order at eleven o'clock this forenoon, and three o'clock this afternoon, be in order now.

SECOND READINGS.

The following-entitled bills being in order for that purpose, were severally read a second time and ordered to a third reading:

An act to provide for the protection and security of public libraries.

An act in amendment of chapter 66, General Statutes, relating to repairs of highways.

An act in relation to challenges in capital cases.

An act prohibiting the allowing of coal tar, refuse or deposits from gas-works to flow in or being deposited in the waters of the Squamscot river.

THIRD READINGS.

The following-entitled bills being in order for a third reading, were read a third time, passed, and sent to the Senate for concurrence.

An act in relation to challenges in capital cases.

An act in amendment of chapter 66, General Statutes, relating to repairing of highways.

An act to provide for the protection and security of public libraries.

An act prohibiting the allowing of coal tar, refuse or deposits from gas-works to flow in or being deposited in the waters of the Squamscot river.

An act to enable the town of Mont Vernon to aid McCollum Institute.

An act to sever certain territory from the town of Hampstead and annex the same to the town of Danville.

An act to sever the homestead farm of John B. Lord from school district No. 1 in Brookfield and annex the same to school district No. 12 in Wakefield, for schooling.

An act to amend the charter of the Windsor and Forest Line Railroad.

An act to incorporate Glen Lodge, No. 54, I. O. of O. F., at Gorham.

An act in addition to the act entitled, "An act to incorporate certain persons by the name of the Trustees of the Protestant Episcopal Church in New Hampshire."

A joint resolution relating to the relief map of the state.

On motion of Mr. Ordway of Warner, the bill entitled, "An act to provide for an assessment and collection of a state tax," was taken from the table and referred to the Committee on Finance.

On motion of Mr. Huse of Manchester, the bill entitled, "An act in relation to damages on highways," was taken from the table and referred to the Committee on the Judiciary.

On motion of Mr. Barton of Newport, the bill entitled, "An act in amendment of chapter 27 of the General Statutes, in relation to the rights and qualifications of voters," was taken from the table and referred to the Committee on the Judiciary.

NOTICES OF BILLS, ETC.

By Mr. Thurston of Franklin, a bill to amend section 1, chapter 49 of the laws of 1876, in relation to the proportion of public taxes required to be paid by the town of Franklin.

By Mr. Sargent of Claremont, a bill in relation to highway surveyors.

By Mr. Perkins of Allenstown, a bill entitled, "An act for the relief of the town of Allenstown."

By Mr. Wallace of Newton, a bill relating to the restraint of dogs.

By Mr. Sawyer of Dover, a bill entitled, "An act to enable

parties to suits to have their cases tried within the ordinary expectation of life."

By Mr. Stevens of ward 6, Nashua, a bill entitled, "An act in relation to the support of indigent idiotic and feeble-minded adults."

By Mr. Barton of Newport, a bill entitled, "An act in relation to administration and appeals."

By Mr. Pierce of Hillsborough, a bill entitled, "An act providing for funding the indebtedness of the Peterborough Railroad."

By Mr. Cross of Manchester, a bill entitled, "An act in addition to chapter 141 of the General Statutes, relating to aqueduct and gas-light companies."

By Mr. Little of Pembroke, a bill for change of time for correcting check-lists.

By Mr. Ordway of Warner, a joint resolution for the appointment of a commission to consider the subject of state taxation, and to recommend to the next legislature some plan for increasing the revenues of the state without levying so large a direct tax upon the towns and cities.

By Mr. Washington P. Hayes of Dover, a joint resolution in favor of Samuel C. Fisher and others.

By Mr. Fassett of Jaffrey, a joint resolution authorizing the state treasurer to assign and distribute to the town of Jaffrey its proportion of the literary fund for 1876.

On motion of Mr. Wells of Lisbon, the house adjourned.

AFTERNOON.

The House met at 2 o'clock P.M., agreeably to adjournment.

MESSAGE FROM THE SENATE.

The following message was received from the Honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bills and joint resolution:

An act to incorporate the Uncanoonuck Road Company.

An act to incorporate the Saunders Shoe Machinery Company.

An act in further amendment of chapter 15 of the Pamphlet Laws of 1876, in relation to the probate courts for the county of Coos.

An act to incorporate the Carroll Steamboat Company.

An act to apportion the state tax between the towns of Landaff and Easton.

An act to incorporate the Concord Masonic Association.

An act to incorporate the Chester and Derry Telegraph Company.

An act in amendment of an act to incorporate the Dartmouth Savings Bank at Hanover.

An act in relation to the Portland and Ogdensburg Railroad Company.

Joint resolution providing for the contingent expenses of the governor.

Mr. Speaker:

The Senate deem it inexpedient to legislate upon the following House bill and joint resolution:

An act to repeal chapter 2 of the Pamphlet Laws of 1876, relating to the powers of towns.

Joint resolution relating to tax commissioner.

The speaker announced the following-named gentlemen as the select committee to take into consideration measures in relation to the sale of cider, and other intoxicating liquors, as a beverage:

Messrs. Stevens of Concord, Tredick of Portsmouth, Mosher

of Dover, Noyes of Tilton, Tasker of Bartlett, Clatur of Manchester, Batcheller of Fitzwilliam, Hitchcock of Newport, Hitchcock of Hanover, Paine of Berlin.

Mr. Hackett of Portsmouth gave notice that on to-morrow, or some subsequent day, he would move a reconsideration of the vote on the resolution ordering 100 copies of the bank commissioners' report, for the use of the House.

On motion of Mr. Sargent of Concord,

Resolved, That the business that would be in order at three o'clock, be in order at the present time.

THIRD READINGS.

The following-entitled bill and joint resolution being in order for a third reading, were read a third time, passed, and sent to the Senate for concurrence.

An act to extend the charter of the Carroll County Five Cents Savings Bank of Wolfeborough.

A joint resolution in relation to the claim of Cyrus K. Drake.

On motion of Mr. Peterson of Greenland,

Resolved, That the business that would be in order on Monday at four o'clock, be in order at the present time.

PETITION PRESENTED AND REFERRED.

The petition of John Pendexter for reimbursement of expenses of contesting his election as representative in 1871, introduced by Mr. Waldron of Portsmouth, was referred to the Committee on Claims.

REPORTS OF COMMITTEES.

Mr. Hill from the delegation from Manchester, to whom was referred the bill entitled, "An act in amendment of section 22 of chapter 152 of the General Statutes," having considered the same, reported the same in a new draft.

The report was accepted, the bill read once, and on motion of Mr. Topliff of Manchester the rules were suspended, and

the bill read a second and third time, passed, and sent to the Senate for concurrence.

The Committee on Mileage, to whom was referred the duty of fixing the mileage of members, reported the same, and on motion of Mr. Vickery of Dover the report was laid upon the table.

BILLS, ETC., READ TWICE AND REFERRED.

To the Committee on the Judiciary:

By Mr. Sargent of Concord, an act in amendment of section 7, chapter 173 of the General Statutes, relating to the publication of notices of proceedings before probate courts.

By Mr. Lamprey of Manchester, an act repealing chapter 14, Pamphlet Laws of 1876.

By Mr. Barton of Newport, an act in relation to administration and appeals.

By Mr. Fassett of Jaffrey, a joint resolution authorizing the state treasurer to pay the town of Jaffrey its proportion of the literary fund for 1876.

NOTICES OF BILLS.

By Mr. Johnson of Weare, an act to repeal chapter 42 of the laws of 1876, relating to judges and registers of probate.

By Mr. Sanborn of Campton, a bill repealing all laws protecting pickerel.

By Mr. Huse of Manchester, a bill in relation to offenses against game laws.

By Mr. Sullivan of Manchester, a bill entitled, "An act in amendment of section 6, chapter 71, Pamphlet Laws, 1874, for the better protection of savings bank depositors."

By Mr. Durant of Lebanon, a bill in relation to the existing laws for the protection of pickerel.

Also, by the same gentleman, a bill for the repeal of chapter 18 of the Pamphlet Laws of 1875, regulating the practice of medicine and surgery.

On motion of Mr. Humphrey of Concord, the House adjourned.

MONDAY, JUNE 25, 1877.

The House met at 4 o'clock P. M., agreeably to adjournment.

(The speaker in the chair.)

Prayer was offered by the chaplain.

Franklin McDonald of Brookline appeared and was qualified.

PETITIONS, ETC., PRESENTED AND REFERRED.

To the Committee on the Judiciary:

By Mr. Sargent of Concord the petition of the New Hampshire Medical Society for a board of health.

By Mr. Huse of Manchester, the petition of Peter W. Haseltine and 29 others, for relief from unjust and unequal taxation.

By Mr. Stevens of Concord the remonstrance of 200 citizens of Concord against the repeal of the act regulating the practice of medicine and surgery.

By the same gentleman, the remonstrance of 42 citizens of Concord against the repeal of the act regulating the practice of medicine and surgery.

To the Committee on Education:

By Mr. Wallace of Newton, the remonstrance of Enoch C. Carter and 4 others, tax-payers of Kingston, against the repeal of chapter 157, laws of 1844, entitled, "An act to constitute a school district by uniting school district No. 4 in Kingston and a part of the north school district in Newton."

Mr. Noyes, from the Committee on Claims, to whom was referred the joint resolution entitled, "Joint resolution relating to the adjutant-general's department," having considered the same, reported the same with the following resolution:

Resolved, That the same be referred to the Committee on Military Affairs.

The report was accepted and the resolution was adopted.

Mr. Richardson, from the Committee on Banks, to whom was referred the petition of P. M. Green and others, for the repeal or alteration of section 1, chapter 2, laws of 1873, taxing deposits in savings banks out of this state, having considered the same, reported the same with the following resolution:

Resolved, That the petitioners have leave to withdraw.

The report was accepted, and the resolution adopted.

The minority of the Committee on the State Prison made a report which, on motion of Mr. Clatur of Manchester, was laid on the table and ordered printed.

Mr. Hitchcock of Newport moved that the majority report of the committee be taken from the table and recommitted.

Upon this motion, Mr. Norris of Epping called for a division, and 59 members voted in the affirmative and 9 in the negative, and no quorum being present,

On motion of Mr. Barton of Newport, the House adjourned.

TUESDAY, June 26, 1877.

The House met at 10 o'clock A. M.

(The speaker in the chair.)

Prayer was offered by the chaplain.

PETITIONS, ETC., PRESENTED AND REFERRED.

To the Committee on Towns and Parishes:

By Mr. Davis of Bradford, the remonstrance of Harvey C. Morse and 124 others, against severing the town of Newbury from the county of Merrimack and annexing the same to the county of Sullivan.

By Mr. Pillsbury of Carroll, the petition of William F. Hobbs and 38 others, legal voters of the town of Carroll, praying that a certain tract of land described in the petition may be annexed to the town of Carroll.

To the Committee on Railroads:

By Mr. Stevens of Nashua, the annual return of the Peterborough Railroad.

By Mr. Hackett of Portsmouth, the annual return of the Portsmouth, Great Falls and Conway Railroad.

To the Special Committee on the Repeal of the Charter of the W. L. C. & W. Manufacturing Company:

By Mr. Ranfield of Wolfeborough, the petition of Stephen Durgin and 181 others, citizens of Wolfeborough, praying for legislation in regard to the W. L. C. & W. Manufacturing Company.

By the same gentleman, the petition of Andrew J. Drew and 52 others, citizens of Wolfeborough, for the same purpose.

REPORTS OF COMMITTEES.

Mr. Norris, from the Committee on the Judiciary, to whom was referred the bill entitled, "An act to suppress exhibitions of the fighting of birds, dogs and other animals," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted and the bill read once and ordered to a second reading.

Mr. Wallace, from the same committee, to whom was referred the petition of Hiram Parker and 21 other tax-payers in Hart's Location, asking for reduction of their apportionment, having considered the same, reported the same in a new draft.

The report was accepted, the bill read once and ordered to a second reading.

Mr. Norris, from the same committee, to whom was referred the bill entitled, "An act for the better preservation of the records of the doings of county delegations," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill laid on the table to be printed.

Mr. Sargent, from the same committee, to whom was referred the bill entitled, "An act to provide for the employment of prisoners in county jails," having considered the same, reported the same in a new draft, with the following resolution:

Resolved, That the bill in its new form should pass.

The report was accepted and the bill read once, and on motion of Mr. Ordway of Warner laid upon the table to be printed.

Mr. Stevens, from the same committee, to whom was referred the bill entitled, "An act providing for the repairs of the roads in Green's and Martin's Grants," having considered the same, reported the same in a new draft, with the following resolution:

Resolved, That the bill in its new form ought to pass.

The report was accepted, the bill read once and ordered to a second reading.

Mr. Sargent, from the same committee, to whom was referred the bill entitled, "An act in amendment of chapter 53 of the General Statutes, in relation to the abatement of taxes," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

The report was accepted and the resolution adopted.

Mr. Patterson, from the Committee on Education, to whom was referred the bill entitled, "An act to provide for a topographical and hydrographical survey of the state," having considered the same, reported the same with amendment, in the form of a new draft, and recommended its passage.

The report was accepted, and on motion of Mr. Wood of Acworth the bill was read a first and second time, by its title, and laid on the table to be printed.

The Centennial Committee made their final report, which was read, and on motion of Mr. Sargent of Concord the report was ordered to be placed on file in the office of the secretary of state.

BILLS, ETC., INTRODUCED, READ TWICE AND REFERRED.

To the Committee on the Judiciary:

By Mr. Sturtevant of Keene, an act in amendment of section 2 of chapter 41 of the laws of 1872, in relation to the unequal distribution of estates.

By the same gentleman, an act in relation to the qualification of voters in wards in cities.

By Mr. Sargent of Concord, an act providing for the trial of small causes without the intervention of a jury.

By Mr. Durant of Labanon, an act for the repeal of chapter 18 of the Pamphlet Laws of 1875, regulating the practice of medicine and surgery.

By Mr. Mann of Haverhill, an act in addition to and in construction of chapter 128 of the General Statutes, relating to fences and common fields.

By Mr. Cummings of Exeter, an act relating to minimum penalties.

By Mr. Thurston of Franklin, an act to amend section 1, chapter 49 of the laws passed June session, 1876, in relation to the proportion of public taxes required to be paid by the town of Franklin.

By Mr. Sargent of Claremont, an act in relation to highway surveyors.

By Mr. Gile of Bow, an act in amendment of chapter 9 of the Pamphlet Laws of 1873, in relation to assignments.

To the Committee on Education:

By Mr. Patterson of Hanover, an act to establish boards of education in such school districts of the state as may desire the same.

By Mr. Smith of Wakefield, an act in amendment of chapter 79 of the General Statutes, relating to meetings and officers of school districts.

To the Committee on Banks:

By Mr. Sullivan of Manchester, an act in amendment of section 6, chapter 71 of the Pamphlet Laws of 1874, for the better protection of Savings Bank Depositors.

To the Committee on Incorporations:

By Mr. Hill of Manchester, an act to incorporate the Excelsior Paper Stock Company.

To the Committee on Railroads:

By Mr. Pierce of Hillsborough, an act providing for funding the indebtedness of the Peterborough Railroad.

To the Committee on Fisheries:

By Mr. Sanborn of Campton, an act to repeal the laws protecting pickerel.

By Mr. Huse of Manchester, an act repealing chapter 39 of the Pamphlet Laws of 1873, relating to fishways.

To the delegation from Merrimack county.

By Mr. Perkins of Allenstown, an act for the relief of the town of Allenstown.

(Mr. Cummings of Exeter in the chair.)

To the Committee on the Judiciary:

By Mr. Stevens of Nashua, an act in relation to the support of indigent idiotic and feeble-minded adult children.

By Mr. Baker of Enfield, an act in amendment of an act to prevent incompetent persons from conducting the business of druggists and apothecaries in this state.

By Mr. Sawyer of Dover, an act to enable parties to suits to have their cases tried within the period of the ordinary expectation of life.

By Mr. Colby of Claremont, an act defining the compensation of the justices of the Supreme Court.

By Mr. Gile of Bow, an act in amendment of chapter 264 of the General Statutes, relating to homicide and offenses against the person, and of chapter 20 of the Pamphlet Laws of 1869, in amendment thereof.

By Mr. Albin of Henniker, an act in aid of the soldiers of the war of 1861.

To the Committee on Education:

By Mr. Barton of Newport, an act to establish a board of education in union school district in Newport.

To the Committee on Incorporations:

By Mr. Moses of Somersworth, an act to incorporate the Strafford County Manufacturing Company.

To the Committee on Fisheries:

By Mr. Pierce of Hillsborough, a joint resolution in relation to the fish commission.

To the Committee on Finance:

By Mr. Ordway of Warner, a joint resolution providing for a board of commissioners to examine and ascertain whether all classes of property are equally taxed, and to recommend a plan to relieve the towns and cities from what is known as the state tax.

By Mr. Sargent of Concord, an act to change the time of holding the election for the choice of town officers, read twice, and on motion of Mr. Ordway of Warner, laid on the table to be printed.

By Mr. Palmer of Dover, an act for the more equal taxation of railroads, read twice, and on motion of Mr. Ordway of Warner, laid on the table to be printed.

By Mr. Ordway of Warner, an act to reorganize and equalize the senatorial districts according to the amended constitution.

(The speaker in the chair.)

SECOND READINGS.

The following-entitled bills being in order for that purpose,

were read a second time and ordered to a third reading.

An act providing for the repairs of the roads in Green's and Martin's Grants.

An act to suppress exhibitions of the fighting of birds, dogs, or other animals, was read a second time and laid on the table to be printed.

An act in amendment of an act entitled, "An act to establish a new proportion for the assessment of public taxes," approved July 20th, 1876, was read a second time and laid on the table to be printed.

On motion of Mr. Sumner of Dalton, the report of the Committee on Mileage was taken from the table and ordered to be made up.

On motion of Mr. Norris of Epping, the bill entitled, "An act for the taxation of telegraph companies," was taken from the table and referred to the special committee on the increase of revenue.

NOTICES OF BILLS, ETC.

By Mr. Sise of Portsmouth, a bill entitled, "An act relating to the taxation of dogs."

By Mr. Hanson of Portsmouth, a bill in amendment of section 11, chapter 161 of the Pamphlet Laws of 1876, relating to the inspectors of check-lists of the city of Portsmouth.

By Mr. Aldrich of Colebrook, a bill entitled, "An act in amendment of section 1, chapter 27 of the laws passed June session, 1876."

By Mr. Wallace of Milford, an act relating to the salary of the judge of probate for Hillsborough county.

By Mr. Tredick of Portsmouth, a bill entitled, "An act for the better protection of children."

By Mr. Sawtelle of Lyme, a bill in relation to private legislation.

By Mr. Hackett of Portsmouth, a bill repealing chapter 40 of

the Pamphlet Laws of 1876, entitled, "An act to annex the town of Gosport to the town of Rye."

By Mr. Pillsbury of Concord, a bill to amend chapter 12 of the laws of 1873, relative to printing annual reports.

By Mr. Pollard of Manchester, a bill entitled, "An act relating to dogs running at large."

By Mr. Robie of Derry, a bill entitled, "An act in amendment of section 1 of chapter 195 of the General Statutes, in relation to justices, courts and civil proceedings therein."

By Mr. Hanson of Rochester, a bill entitled, "An act to amend an act to incorporate the Hibernian United Benevolent Society of Rochester, approved June 28, 1876."

By Mr. Gordon of Salem, a bill to extend the charter of the Spicket River Railroad.

By Mr. Stevens of Nashua, a bill to amend an act passed at the June session, 1876, relating to the disabilities of married women.

By Mr. Vickery of Dover, a bill entitled, "An act to equalize the taxation upon National Bank property."

By Mr. Evans of Shelburne, a bill for the protection of fish in Peabody River in Green's Grant.

By Mr. Clark of Hillsborough, a bill repealing section 1, chapter 55, Pamphlet Laws of 1872.

Also, by the same gentleman, a bill entitled, "An act for the better protection of trout and salmon."

Also, by the same gentleman, a bill repealing section 2, chapter 21, Pamphlet Laws of 1870.

By Mr. Johnson of Weare, a bill entitled, "An act extending the time for completing the Manchester and Claremont Railroad."

By Mr. Wallace of Milford, a bill entitled, "An act relating to the salary of the judge of probate for Hillsborough county."

By Mr. Brown of Deerfield a bill entitled, "An act for the cutting of bushes in the highways."

By Mr. Phipps of Milan, a bill providing for refunding the outstanding liabilities and stock of the Portland and Ogdensburg Railroad Company.

By Mr. Stevens of Concord, a bill in amendment of section 7, chapter 51 of the General Statutes, relating to persons giving name to collector of taxes.

By Mr. Sturtevant of Keene, a bill amending section 2 of chapter 41 of the laws of 1872, in relation to the unequal distribution of estates.

Also, by the same gentleman, a bill in amendment to the charter of the City of Keene, regarding the elections of overseers of the poor.

Also, by the same gentleman, a bill relating to the qualifications of voters in wards in cities.

By Mr. Richardson of Manchester, a bill in relation to the exemption of earnings from the trustee process.

By Mr. Moses of Somersworth, a bill entitled, "An act to incorporate the Strafford County Manufacturing Company."

By Mr. Seavey of Dover, a bill entitled, "An act for the better protection of inn-keepers and boarding-houses."

By the same gentleman, a bill entitled, "An act to regulate the sale of intoxicating liquors."

By Mr. Humphrey of Concord, a bill entitled, "An act in amendment of section 12, chapter 44, General Statutes, relative to the publication of city ordinances."

By Mr. Cummings of Exeter, a bill entitled, "An act to provide for the classification of towns for representatives."

Also, by the same gentleman, an act to amend chapter 201 of the General Statutes, relating to actions.

By Mr. Sargent of Concord, a bill entitled, "An act to establish a state board of health."

By Mr. Richardson of Manchester, a bill to incorporate the Mount Horeb Royal Arch Chapter, No. 11, Ancient Free and Accepted Masons of Manchester.

By Mr. Huse of Manchester, a joint resolution in relation to the claim of Warren M. Kelley, for arrears of pay.

By Mr. Ordway of Warner, a joint resolution providing for a commission to prepare a plan for the formation of corporations without application to the legislature.

By Mr. Cross of Manchester, a joint resolution relating to pauper settlements and the management of our county almshouses.

By Mr. Bragg of Erroll, a joint resolution in favor of E. F. Bailey and others.

By Mr. Pierce of Hillsborough, a joint resolution authorizing the governor and council to appoint a commission to revise the present fish and game laws.

By Mr. Lougee of Rochester, a joint resolution in favor of civil service reform by the general government.

By Mr. Sise of Portsmouth, a joint resolution relating to the proprietors of the Portsmouth Bridge.

Also, by the same gentleman, a joint resolution relating to appropriations to the Normal School.

On motion of Mr. Hodgdon of Barnstead, the House adjourned.

AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

On motion of Mr. Huse of Manchester,

Resolved, That when the House adjourns it adjourn to meet to-morrow morning at 11 o'clock.

(Mr. Sargent of Concord in the chair.)

THIRD READING.

The following-entitled bill being in order for that purpose was read a third time, passed, and sent to the Senate for concurrence:

An act providing for the repairs of the roads in Green's and Martin's Grants.

MESSAGE FROM THE SENATE.

The following message was received from the Honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bills and joint resolution:

An act to establish a board of education in school district No. 13 in the town of Gilford.

An act to authorize the Monadnock Railroad Company to subscribe to the capital stock of the Peterborough and Hillsborough Railroad Company.

An act to disannex the taxable property of Thaddeus B. Crossett and Julius R. Crossett and all the real estate belonging to John Currier of Langdon, lying in Acworth, from school district No. 13 in Acworth, and annex to school district No. 11 in said town for school purposes.

Joint resolution in favor of the state library.

The Senate have passed the following bill, in the passage of which they ask the concurrence of the House of Representatives:

An act in relation to taxes paid by savings banks to the United States.

The Senate have receded from their amendment to the following-entitled House bill:

An act in relation to public parks and cemeteries.

The following-entitled Senate bill was read twice and referred to the Committee on Banks:

An act in relation to taxes paid by savings banks.

On motion of Mr. Cutter of Plymouth,

Resolved, That all business that would be in order to-morrow

morning at eleven o'clock be in order at the present time.

PETITIONS, ETC., PRESENTED AND REFERRED.

To the Committee on Railroads:

By Mr. Dickerman of Concord, the annual return of the Concord and Claremont Railroad.

By the same gentleman, the annual return of the Sullivan County Railroad.

By Mr. Cutter of Plymouth, the annual return of the Boston, Concord and Montreal Railroad.

To the Committee on the Division of Towns:

By Mr. Hackett of Portsmouth, the petition of Daniel Marcy of Portsmouth and 53 others, citizens of Gosport, Rye and Portsmouth, for repeal of act annexing the town of Gosport to the town of Rye.

To the Committee on Education:

By Mr. Sargent of Concord, the petition of school district No. 4 in Allenstown, for leave to apply a part of the surplus school fund to the building of a schoolhouse.

To the Special Committee of Ten:

By Mr. Haines of Wolfeborough, the petition of B. F. Parker and 17 others, citizens of Wolfeborough, asking for the repeal of the Winnipiseogee Lake Cotton and Woolen Manufacturing Company.

Also by the same gentleman, the petition of Richard R. Davis and 31 others, citizens of Wolfeborough, asking for a repeal of the charter of the Winnipiseogee Lake Cotton and Woolen Manufacturing Company.

To the Committee on Claims:

By Mr. Seavey of Dover, the claim of James W. Hartford.

By Mr. Gordon of Salem, the claim of Ervin B. Tripp.

REPORTS OF COMMITTEES.

Mr. Hill, from the Committee on Education, to whom was

referred the act in amendment of chapter 233 of the General Statutes, in relation to hearings before town officers, having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Piper, from the Committee on Military Affairs, to whom was referred the joint resolution entitled, "Joint resolution providing for the clerical expenses of the adjutant-general's office," having considered the same, reported that in their opinion the resolution should pass.

The report was accepted and the resolution ordered to a third reading.

Mr. Cate, from the Committee on Agriculture, to whom was referred the bill entitled, "An act in amendment of the General Statutes relating to weights and measures," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill laid on the table to be printed.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act for the better preservation of birds, game and fur-bearing animals," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid on the table to be printed.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act to encourage the destruction of noxious animals and birds," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted and the bill read once and ordered to a second reading.

Mr. Davis, from the Committee on State Prison, to whom was referred the joint resolution in favor of increase of the state prison library, having considered the same, reported the same and recommended its passage.

The report was accepted and the resolution ordered to a third reading.

Mr. Davis, from the same committee, to whom was referred the joint resolution in favor of the chaplain and instructor of the state prison, having considered the same, reported the same, and recommended its passage.

The report was accepted and the resolution ordered to a third reading.

Mr. Spaulding, from the same committee, to whom was referred the joint resolution in favor of Prisoners' Aid Society, having considered the same, reported the same, and recommended its passage.

The report was accepted and the resolution ordered to a third reading.

Mr. Sherman, from the Committee on Claims, to whom was referred the joint resolution relating to the claim in favor of James W. Colby, having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the resolution ordered to a third reading.

BILLS, ETC., READ TWICE AND REFERRED.

To the Committee on the Judiciary:

By Mr. Wallace of Milford, an act in regard to the salary of the judge of probate for Hillsborough county.

By Mr. Sise of Portsmouth, an act entitled, "An act relating to the taxation of dogs."

By Mr. Tredick of Portsmouth, an act entitled, "An act for the better protection of children."

By Mr. Robie of Derry, an act in amendment of section 1 of chapter 195 of the General Statutes, in relation to justices, courts and civil proceedings therein.

By Mr. Stevens of Nashua, an act in amendment of chapter 21, passed at the June session, 1876, extending the jurisdiction of police courts in civil causes.

By Mr. Richardson of Manchester, an act in relation to the exemption of the personal earnings of debtors from the trustee process.

By Mr. Stevens of Concord, an act in amendment of section 7, chapter 51 of the General Statutes, relating to persons giving name to collector of taxes.

By Mr. Sturtevant of Keene, an act in amendment of the city charter of Keene.

By Mr. Sawtelle of Lyme, an act in relation to private legislation.

By Mr. Cross of Manchester, a joint resolution for the appointment of a committee by the governor and council to examine the pauper system and management.

To the Committee on Incorporations:

By Mr. Hanson of Rochester, an act to amend the act to incorporate the Hibernian United Benevolent Society in Rochester, approved June 28, 1876.

By Mr. Daniell of Franklin, an act to incorporate the Cross Pulp Company.

By Mr. Richardson of Manchester, an act to incorporate Mount Horeb Chapter, No. 11, Royal Arch Masons of Manchester.

To the Committee on Railroads:

By Mr. Amidon of Hinsdale, an act to regulate freight charges on railroads.

By Mr. Johnson of Weare, an act to extend the time for completing the Manchester and Claremont Railroad.

To the Committee on Roads, Bridges and Canals:

By Mr. Sise of Portsmouth, a joint resolution relating to the proprietors of Portsmouth Bridge.

To the Committee on Military Accounts:

By Mr. Huse of Manchester, a joint resolution in relation to the claim of Warren M. Kelley for arrears of pay.

To the Committee on Banks:

By Mr. Vickery of Dover, an act to equalize the taxation upon national bank property.

To the Committee on Division of Towns:

By Mr. Hackett of Portsmouth, an act to repeal chapter 40 of the Pamphlet Laws, approved June 20, 1876, entitled, "An act to annex the town of Gosport to the town of Rye."

To the Committee on Fisheries:

By Mr. Brown of Deerfield, an act for the protection of fish in Freeze's Pond in Deerfield.

To the Special Committee on Spirituous Liquors:

By Mr. Morse of Newbury, a joint resolution relating to the sale of intoxicating liquors.

To the Special Committee on the Increase of the Revenue:

By Mr. Sise of Portsmouth, an act for the taxation of hotel furniture and law libraries.

By Mr. Ordway of Warner, an act for the taxation of billiard tables and bowling alleys, to increase the revenues of the state.

By Mr. Sargent of Concord, an act to establish a state board of health, read twice, and on motion of Mr. Sanborn of Campton, laid on the table to be printed.

By Mr. Barton of Newport, an act to protect the Eastern Railroad in New Hampshire, read twice, and on motion of Mr. Hackett of Portsmouth, laid on the table to be printed.

By Mr. Sise of Portsmouth, a joint resolution in relation to the State Normal School, read twice, and on motion of Mr. Colony of Keene, laid on the table to be printed.

Mr. Sinclair of Bethlehem introduced the following resolution:

Resolved, That the acts of the national administration in the

removal of the United States troops and the restoration of self-government in the states of Florida, Louisiana and South Carolina; and the order prohibiting Federal office-holders from holding any connection with what is known as the machinery of politics, for the purpose of controlling political organizations, caucuses or conventions, and declaring that no assessment for political purposes on officers or subordinates should be allowed, receive our unqualified approval.

Mr. Stevens of Nashua, moved that the resolution be referred the Committee on National Affairs.

Upon this question Mr. Sinclair of Bethlehem demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Wilcomb, Shepard, Robie, Collins of Danville, Porter, Cummings, Burlingame, Sanborn of Fremont, Eastman of Hampstead, Mason, Jones of Hampton Falls, Chase of Kingston, Clark of Londonderry, Boyd, Amazeen, Wallace of Newton, Cate of Northwood, Kelsey, Waldron, Hanson of Portsmouth, Hackett, Sise, Tredick, Call, Sherburne of Portsmouth, Gordon, Kimball of Salem, Chase of South Newmarket, Dow of Windham.

(STRAFFORD COUNTY) Clark of Barrington, James M. Hayes, Billings, Wentworth of Dover, Vickery, Palmer of Dover, Sawyer, John S. Hayes, Varney, Hayes of Milton, Cutts, Meader, Lougee, Hanson of Rochester, McDuffee, Converse, A. E. Wentworth, George Wentworth.

(Belknap County) Hayes of Alton, Sleeper, Crane, Sanborn of Gilford, Johnson of Gilford, Thompson of Gilmanton, Robinson of New Hampton.

(CARROLL COUNTY) Shackford, Lovering, Frost, Weed, Fellows.

(Merrimack County) Cass, Rolfe, Pillsbury of Concord, Young, Stevens of Concord, Humphrey, Dow of Concord, Dickerman, Hill of Concord, Smith of Concord, Page of Dunbarton, Albin, Kelley, Head, Crowell, Curtice, Smith of Northfield, Little, Osgood, Nelson, Kimball of Webster.

(HILLSBOROUGH COUNTY) Richardson of Francestown, Laselle, Worcester, Tolles, Clatur, Richardson of Manchester, Cross, Newell, Huse, Miller, Lamprey of Manchester, Piper, Perkins of Manchester, Hill of Manchester, Flanders of Manchester, Robinson of Manchester, Pollard, Favor, Richardson of Mason, Parker of Merrimack, Kaley, Wallace of Milford, Abbott of Milford, Banks, Andrews, Stevens of Nashua, Thompson of Nashua, Rollins, Seymour, Collins of Peterborough, Bond, Edwards, Johnson of Weare.

(CHESHIRE COUNTY) Harris, Learned, Batcheller of Fitz-william, Amidon, Jones of Hinsdale, Fassett, Howes, Sturte-vant, Sherman, Spaulding, Thurston of Marlborough, Mills, Abbott of Richmond, Kingsbury, Stearns, Fay, Wardwell, Silsby, Swan, Eames.

(Sullivan County) Wood of Acworth, Royce, Kimball of Charlestown, Willis, Colby, Sargent of Claremont, Ide, Blanchard, Prentiss, Barton, Hitchcock of Newport, Fairbanks, Train.

(Grafton County) Eastman of Ashland, Sanborn of Campton, Barney, George, Furnald, Baker, Cole of Lebanon, Durant, Waterman, Hurlburt, Sawtelle, Flanders of Orange, Ford, Gould, Dearborn.

(Coos County) Crawford, Aldrich, Grout, Wight, Hinman, Evans of Shelburne, Lane.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Brown of Brentwood, Brown of Deerfield, Tilton of East Kingston, Norris, Peterson, Palmer of Kensington, Hoyt, Hall of Newmarket, Langdon, Clark of Rye, Bean, Fogg, Locke of Seabrook, Clark of Sandown, Gear.

(STRAFFORD COUNTY) Seavey, Small, Cook, Chamberlain of New Durham, Whitcher, Whitehouse.

(Belknap County) Emerson, Hodgdon of Barnstead, Canney, Robinson of Laconia, Plaisted, Davis of Meredith.

(CARROLL COUNTY) Tasker, Stillings, Walker, David E. Thompson, Perkins of Eaton, Davis of Effingham, Tyler, Smith of Moultonborough, Ames, Carr, Wingate, Smith of Wakefield, Haines, Banfield.

(Merrimack County) Perkins of Allenstown, Durgin, Webster, Davis of Bradford, Brown of Canterbury, Lake, Robinson of Concord, Langley, Philbrick, Daniell, Thurston of Franklin, Sanborn of Loudon, Neal, Morse, Randall, Sanborn of Salisbury, Hardy.

(HILLSBOROUGH COUNTY) Starrett, Lakin, Senter, Boyle, Tanswell, Kendall of Mont Vernon, Flaherty, Murch, Campbell, Gage, Gregg.

(CHESHIRE COUNTY) Vilas, Isham, Symonds, Colony, Rogers of Marlow, Whittemore, Carpenter, Abbott of Swanzey, Burt, Brown of Walpole, Chamberlain of Westmoreland.

(Sullivan County) Jackson, Rogers of Goshen, Merrill, Perkins of Unity.

(Grafton County) Saunders, Sinclair, Eastman of Bethlehem, Clark of Bath, Parker of Benton, Fitts, Sherburne of Ellsworth, Applebee, Martin, Mann, Page of Haverhill, Burleigh of Holderness, Atwood, Bachellor of Littleton, Fitzgerald, Cutter, French of Warren, Plummer, Hunt.

(Coos County) Paine, Pillsbury of Carroll, Hall of Clarksville, Sumner, Evans of Gorham, Hicks, Stockwell, Kellum, Straw, Scates of Randolph, Flanders of Stewartstown, Brown of Stratford.

And 171 members having voted in the affirmative, and 115 in the negative, the resolution was so referred.

NOTICES OF BILLS, ETC.

By Mr. Gregg of Wilton, a bill entitled, "An act to incorporate the United States Marbleoid Company."

By Mr. Hodgdon of Barnstead, a bill entitled, "An act to increase the salaries of the judge and register of probate in Bel knap county."

By Mr. Crane of Gilford, a bill entitled, "An act to incorporate the Union Manufacturing Company."

By Mr. Osgood of Pembroke, a bill entitled, "An act in relation to the execution of Joseph LaPage."

By Mr. Gordon of Salem, a bill increasing the salary of the judge and register of probate for the county of Rockingham.

By Mr. Head of Hooksett, a bill to incorporate the New Hampshire Granite Company.

By Mr. Morey of Hart's Location, a bill entitled, "An act to protect the owners of artificial ponds and the fish in such ponds."

Also, by the same gentleman, an act relating to the catching or taking of fish in Crawford's Grant.

By Mr. Billings of Dover, a bill for a more equitable tax on national bank shares.

By Mr. Mann of Haverhill, a bill entitled, "An act in amendment of chapter 271 of the General Statutes, section 12, in relation to the fees of the register of probate for the county of Grafton.

By Mr. Barton of Newport, a bill in relation to the navigation of Sunapee Lake by steam.

By Mr. Waldron of Portsmouth, a bill relating to the Portsmouth Heavy Artillery Company.

By Mr. Sherman of Keene, a bill for the preservation of fish.

By Mr. Lougee of Rochester, a bill entitled, "An act to increase the revenues of the state."

By Mr. Durant of Lebanon, a bill entitled, "An act disannexing the town of Bethlehem from Grafton county and annexing the same to the county of Coos."

By Mr. Hunt of Woodstock, a bill repealing the act by which the town of Woodstock is classed with the town of Livermore for the choice of representatives.

By Mr. Brown of Canterbury, a bill providing for the repeal of sections 10 to 14 inclusive of chapter 105 of the General Statutes, and section 1, chapter 18, Pamphlet Laws of 1876, relating to remedies of the owners of sheep and other domestic animals injured by dogs, the recovery of towns against the owners of such dogs, the keeping separate accounts of sums received from taxes upon dogs, and the disposition of surplus money raised by taxes upon dogs.

By Mr. Sanborn of Loudon, a bill to disannex the town of Tilton from the county of Belknap and annex the same to the county of Merrimack.

By Mr. Robinson of Concord, a bill to disannex the town of Hillsborough from the county of Hillsborough and annex the same to the county of Merrimack.

By Mr. Pillsbury of Carroll, a joint resolution for an appropriation for the repair of highways and bridges between the Crawford and Fabyan Houses at the White Mountains.

On motion of Mr. Clark of Atkinson the House adjourned.

WEDNESDAY, JUNE 27, 1877.

The House met at 11 o'clock agreeably to adjournment.

(The speaker in the chair.)

Prayer was offered by the chaplain.

REPORTS OF COMMITTEES.

Mr. Fellows, from the Committee on Railroads, to whom was referred the bill entitled, "An act to incorporate the Magdalena River Railroad," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Call from the Committee on Fisheries, to whom was referred the bill entitled, "An act for the protection of fish in a brook in the eastern part of Hanover, running from Moose Mountain through school districts No. 12 and 15 and emptying into Goose Pond," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill was ordered to a third reading.

Mr. Sargent, from the Committee on the Judiciary, to whom

was referred the bill entitled, "An act relating to minimum penalties," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

The report was accepted and the resolution adopted.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act in aid of the soldiers of the war of 1861," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

The report was accepted and the resolution adopted.

Mr. Hackett, from the same committee, to whom was referred the bill entitled, "An act enabling city clerks and town clerks to appoint an assistant in case of absence, sickness or other inability," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

The report was accepted and the resolution adopted.

Mr. Wallace, from the same committee, to whom was referred the petition of John M. Brackett and 10 others, for an act in amendment of section 7, chapter 173 of the General Statutes, in regard to the publication of probate notices, having considered the same, reported the same with a draft of a bill.

The report was accepted and the bill read once and ordered to a second reading.

Mr. Hackett, from the same committee, to whom was referred the bill entitled, "An act in amendment of chapter 259 of the General Statutes, relating to offenses against public justice," having considered the same, reported the same in a new draft with the following resolution:

Resolved, That the bill in its new draft ought to pass.

The report was accepted and the bill read once and ordered to a second reading.

Mr. Norris, from the same committee, to whom was referred the bill entitled, "An action amendment of section 12 of chapter 75 of the General Statutes, in regard to the support of county paupers," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the bill read once and ordered to a second reading.

Mr. Hayes, from the same committee, to whom was referred the joint resolution in favor of deaf and dumb, blind and feebleminded persons, having considered the same, reported the same with the following resolution:

Resolved, That the joint resolution ought to pass.

The report was accepted and the resolution ordered to a third reading.

Mr. Norris, from the same committee, to whom was referred the bill entitled, "An act to regulate the publication of the reports of the supreme court," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid on the table to be printed.

Mr. Shepard, from the Committee on Fisheries, to whom was referred the bill entitled, "An act for the protection of fish in Lakin's Pond," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Carr, from the delegation from Carroll county, to whom was referred the bill entitled, "An act in regard to the salary of the solicitor of Carroll county," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate upon the subject.

The report was accepted and the resolution adopted.

Mr. Robinson, from the Committee on Incorporations, to whom was recommitted the bill entitled, "An act to incorporate

the Trustees of the Home for Indigent Women," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill tabled to be printed.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act to incorporate certain dentists by the name of the New Hampshire Dental Society," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill ordered to a third reading.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act to incorporate Columbian Lodge, No. 53, of Free Masons of Walpole," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted, and the bill was ordered to a third reading.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act to incorporate the Strafford County Manufacturing Company," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill ordered to a third reading.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act to incorporate the Rochester Aqueduct and Water Company," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Vickery, from the committee to notify the state officers of their election, reported that they had attended to the duty

assigned them, and that the gentlemen had accepted the offices and filed the necessary bonds.

The report was accepted and ordered to be placed on file in the office of the secretary of state.

Mr. Mosher, from the Committee on the State Normal School, to whom was referred the bill entitled, "An act making an appropriation for the State Normal School," having considered the same, reported the same without alteration, and respectfully recommended its passage.

The report was accepted and the bill was ordered to a third reading.

Mr. Topliff, from the Committee on the Judiciary, to whom was referred the bill entitled, "An act relating to the burial of the dead," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate on the subject.

The report was accepted and the resolution adopted.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act to prevent fraud in the sale of personal property," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate on the subject.

The report was accepted and the resolution was adopted.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act to amend section 7 of chapter 235 of the General Statutes, in relation to police officers," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill laid on the table to print.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act in amendment of chapter 272 of the General Statutes, relating to coroners," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution adopted.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act repealing chapter 14, Pamphlet Laws of 1876," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate on the subject.

The report was accepted and the resolution adopted.

Mr. Stevens, from the same committee, to whom was referred the bill entitled, "An act to facilitate the collection of taxes upon wood, bark, timber, logs and lumber," having considered the same, reported the same with the following amendment, and recommended its passage when so amended: "Strike out sections four and five of the bill."

The report was accepted, the bill amended, and laid on the table to be printed.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act providing for the trial of small causes without the intervention of a jury," having considered the same, reported the same with amendments, and recommended its passage when so amended.

The report was accepted, the bill amended, and laid upon the table to be printed.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act to amend chapter 25 of the Pamphlet Laws of 1876, relating to the present judiciary system," having considered the same, reported the same with the following amendment, and recommended its passage when so amended: "Strike out all of section two before the word 'this' in the third line thereof."

The report was accepted, the bill amended and laid on the table to be printed.

The bill entitled, "An act for the taxation of express companies and owners," was taken from the table on motion of Mr.

Norris of Epping, and referred to the special committee on the increase of revenue.

On motion of Mr. Sargent of Concord, the bill entitled, "An act to fix the time when the constitutional amendments adopted in March last shall take effect, and also for providing for compiling the statutes of the state," was taken from the table and ordered to a third reading.

On motion of Mr. Stevens of Nashua, the bill entitled, "An act in relation to private legislation," was taken from the Committee on the Judiciary, and referred to the special committee on the increase of revenue.

On motion of Mr. Barton of Newport, the bill entitled, "An act providing for a new state prison," was made the special order for Friday at eleven o'clock.

MESSAGE FROM THE GOVERNOR.

The following message was received from His Excellency the Governor by the Honorable Secretary of State:

STATE OF NEW HAMPSHIRE.

EXECUTIVE DEPARTMENT,

CONCORD, JUNE 27, 1877.

To the Honorable Senate and House of Representatives:

I have the honor to transmit herewith the report of the adjutant-general of the State, the reports of the trustees, superintendent and treasurer of the State Reform School, and the report of the special committee to examine into the condition of the State Normal School.

B. F. PRESCOTT, Governor.

The report of the adjutant-general was referred to the Committee on Military Affairs, the report of the officers of the State Reform School, to the Committee on Reform School; and the report of the special committee to examine into the condition of the State Normal School, to the Committee on State Normal School.

BILLS, ETC., PRESENTED, READ TWICE AND REFERRED.

To the Committee on the Judiciary:

By Mr. Cummings of Exeter, an act in amendment of chapter 201 of the General Statutes, relating to actions.

By Mr. Hanson of Portsmouth, an act in amendment of chapter 161 of the Pamphlet Laws of 1876.

To the Committee on Fisheries:

By Mr. Evans of Shelburne, an act for the protection of fish in Peabody River and its tributaries in Green's Grant.

By Mr. Sherman of Keene, an act for the preservation of fish in the waters of this state.

To the Committee on Incorporations:

By Mr. Evans of Shelburne, an act to incorporate the Union Church Association in Shelburne.

By Mr. Crane of Gilford, an act to incorporate the Union Manufacturing Company.

By Mr. Cummings of Exeter, an act defining the representation of towns of less than six hundred population as shown by the census of 1870, which, upon motion of Mr. Norris of Epping, was laid upon the table and ordered to be printed.

By Mr. Osgood of Pembroke, an act in relation to the execution of Joseph LaPage, which, upon motion of Mr. Sise of Portsmouth, was indefinitely postponed.

On motion of Mr. Colony of Keene, the House adjourned.

AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

MESSAGE FROM THE SENATE.

The following message was received from the Honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bills and joint resolutions:

An act to increase the capital stock of the Cocheco Manufacturing Company.

An act in addition to the act entitled, "An act to incorporate certain persons by the name of the Trustees of the Protestant Episcopal Church in New Hampshire."

An act in amendment of chapter 66 of the General Statutes, relating to repairs of highways.

An act to incorporate Glen Lodge No. 54, I. O. of O. F., at Gorham.

An act to extend the charter of the Carroll County Savings Bank at Wolfeborough.

An act prohibiting the allowing of coal tar, refuse or deposit from gas works to flow in or being deposited in the waters of the Squamscot river.

An act to sever the homestead farm of John B. Lord from school district No. 1 in Brookfield, and annex the same to school district No. 12 in Wakefield, for schooling.

An act to enable the town of Mont Vernon to aid McCollum Institute.

Joint resolution relating to relief map of the State.

An act to sever certain territory from the town of Hampstead and annex the same to the town of Danville.

An act in relation to challenges in capital cases.

Joint resolution relating to the claim of Cyrus K. Drake.

Joint resolution in favor of the repeal of the national bankrupt law.

The Senate deem it inexpedient to legislate upon the following-entitled House bill:

An act in amendment of section 22 of chapter 152 of the

Pamphlet Laws of 1876, relating to salaries of the justice and clerk of the police court of Manchester.

The Senate have passed the following bill, in the passage of which they ask the concurrence of the House of Representatives:

An act in amendment of section 2 of chapter 54 of the Pamphlet Laws passed June session, 1873, in relation to public parks and cemeteries.

SENATE BILL.

The following-entitled Senate bill was read twice and referred to the Committee on the Judiciary.

An act in amendment of section 2, chapter 54 of the Pamphlet Laws passed June session, 1873, in relation to public parks and cemeteries.

On motion of Mr. Hackett of Portsmouth, the bill entitled, "An act to incorporate the trustees of the Home for Indigent Women," was taken from the table and ordered to a third reading.

The following-entitled bills and joint resolutions being in order for that purpose, were read a third time, passed, and sent to the Senate for concurrence:

An act to incorporate Columbian Lodge No. 53, of Free Masons, of Walpole.

An act to incorporate certain dentists by the name of the New Hampshire Dental Society.

An act to incorporate the Rochester Aqueduct and Water Company.

An act in amendment of chapter 233 of the General Statutes, in relation to hearings before town officers.

An act to incorporate the Magdalena River Railroad.

An act to incorporate the Strafford County Manufacturing Company.

An act for the protection of fish in Lakin's pond.

Joint resolution relating to the adjutant-general's department.

Joint resolution to appropriate money for the salary of the chaplain and instructor of the State Prison.

Joint resolution to appropriate money for the increase of the State Prison library.

Joint resolution in favor of the Prisoners' Aid Society.

Joint resolution in favor of indigent blind persons, deaf mutes and feeble-minded persons.

The bill entitled, "An act for the protection of fish in East Hanover," was read a third time and passage referred.

The bill entitled, "An act to fix the time when the constitutional amendments adopted in March last shall take effect," was read a third time, and on motion of Mr. Norris of Epping made the special order for Thursday, June 28, at eleven o'clock.

By the unanimous consent of the House, Mr. Ordway of Warner introduced the petition of S. C. Baker and 122 others, citizens of Ashland, for the suppression of the sale of cider, which was referred to the committee having that matter in charge.

REPORTS OF COMMITTEES.

Mr. Cross, from the Committee on the Judiciary, to whom was referred the bill entitled, "An act for properly certifying and authenticating the appointment of justices of the peace and notaries public," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate upon the subject. The report was accepted, and the resolution adopted.

Mr. Barton, from the Committee on the Judiciary, to whom was referred a resolution with instructions to consider the expediency of repealing chapter 105 of the Pamphlet Laws passed June session, 1874, entitled, "An act in amendment of chapter 55 of the General Statutes, in relation to the collection of taxes of non-residents," and to report what legislation is necessary

upon the subject, having duly considered the same, reported a bill in conformity with said instructions, entitled, "An act to repeal chapter 105 of the Pamphlet Laws passed June session, 1874," and re-enacting sections 2, 3, 4 and 5 of chapter 55 of the General Statutes, relating to taxes of non-residents, with the following resolution:

Resolved, That the bill ought to pass.

The report was accepted and the bill read a first time and ordered to a second reading.

Mr. Topliff, from the same committee, to whom was referred the bill entitled, "An act for the assessment and collection of a state tax," having considered the same, reported the same with the following resolution:

Resolved, That the same be referred to the Committee on Finance.

The report was accepted and the resolution adopted.

Mr. Stevens, from the same committee, to whom was referred the bill entitled, "An act in amendment of section 2, chapter 208, General Statutes, relating to tender-pleading and set-off," having considered the same, reported the same with the following resolution:

Resolved, That the same be indefinitely postponed.

The report was accepted and the resolution adopted.

Mr. Barton, from the same committee, to whom was referred the bill entitled, "An act in amendment of chapter 27 of the General Statutes, in relation to the rights and qualifications of voters," having considered the same, reported the same with the following resolution:

Resolved, That the same be indefinitely postponed.

The report was accepted and the resolution adopted.

Mr. Batcheller, from the special committee to whom was referred the joint resolutions relating to a national prohibitory law, having considered the same, reported the same, and recommended their passage.

The report was accepted, and on motion of Mr. Stevens of Concord, laid on the table to be printed.

Mr. Stockwell, from the Committee on Railroads, to whom was referred the bill entitled, "An act in relation to the Monadnock Railroad Company," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill was ordered to a third reading.

(Mr. Hackett of Portsmouth in the chair.)

BILLS, ETC., READ TWICE AND REFERRED.

To the Committee on the Judiciary:

By Mr. Hunt of Woodstock, an act repealing section 4 of chapter 5 of Pamphlet Laws of 1876.

By Mr. Brown of Canterbury, an act to repeal sections 10 to 14, inclusive, chapter 105 of the General Statutes, and section 1, chapter 18 of the Pamphlet Laws of 1876, relating to the remedies of the owners of sheep and other domestic animals injured by dogs.

By Mr. Humphrey of Concord, an act in amendment of section 12, chapter 44 of the General Statutes, relative to the publication of city ordinances.

By Mr. Aldrich of Colebrook, an act in amendment of chapter 17 of the Pamphlet Laws of 1876, relating to shows and exhibitions.

To the Committee on Military Affairs:

By Mr. Waldron of Portsmouth, an act in relation to the Portsmouth Heavy Artillery Company.

To the Committee on Agricultural College:

By Mr. Eastman of Hampstead, a joint resolution in favor of the New Hampshire College of Agriculture and Mechanic Arts.

To the Committee on Roads, Bridges and Canals:

By Mr. Pillsbury of Carroll, a joint resolution for repair of

highway and bridges between Crawford and Fabyan Houses.

To the Committee on Banks:

By Mr. Billings of Dover, an act for the more equitable taxation of bank shares.

To the Committee on the Judiciary:

By Mr. Phipps of Milan, an act providing for refunding the outstanding liabilities and stock of the Portland and Ogdensburg Railroad Company.

To the Committee on Incorporations:

By Mr. Crawford of Colebrook, an act to incorporate the Upper Coss and Essex Agricultural Society.

By Mr. Barton of Newport, an act to incorporate the Sunapee Lake Steamboat Company.

By Mr. Stevens of Concord, an act to increase the efficiency and reduce the expenses of the state militia. On motion of Mr. Colony of Keene, laid on the table to be printed.

By Mr. Brown of Deerfield, an act for the cutting of bushes in the highways. On motion of Mr. Whitcher of Strafford, laid on the table to be printed.

By Mr. Lougee of Rochester, joint resolution in favor of civil service reform by the general government. On motion of Mr. Stevens of Concord, laid on the table and ordered to be printed.

By Mr. Seavey of Dover, an act to regulate the sale of intoxicating liquors. On motion of Mr. Wood of Acworth, ordered laid on the table to be printed.

On motion of Mr. Ordway of Warner, the bill entitled, "An act to reorganize and equalize the senatorial districts, according to the amended constitution," was taken from the table and referred to the Committee on Constitutional Amendments.

On motion of Mr. Sise of Portsmouth, the House adjourned.

THURSDAY, JUNE 28, 1877.

The House met at 10 o'clock A. M.

(The speaker in the chair.)

Prayer was offered by the Rev. Mr. Conger of Concord.

PETITIONS, ETC., PRESENTED AND REFERRED.

To the Select Committee of Ten:

By Mr. Weed of Sandwich, the petition of Isaac Adams and 9 others, citizens of Sandwich, praying for a repeal of the charter of the Winnipiseogee Lake Cotton and Woolen Manufacturing Company.

To the Committee on Railroads:

By Mr. Dickerman of Concord, the annual return of the Northern Railroad Company.

REPORTS OF COMMITTEES.

Mr. Stevens, from the Committee on the Judiciary, to whom was referred the bill entitled, "An act in relation to the support of indigent idiotic and feeble-minded adult children," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Rounsevel, from the Committee on Roads, Bridges and Canals, to whom was referred the bill entitled, "An act to amend the charter of the Kearsarge Summit Road Company," having considered the same, reported the same without amendment.

The report was accepted and the bill ordered to a third reading.

Mr. Barton, from the Committee on the Judiciary, to whom was referred the bill entitled, "An act in relation to the exemption of the personal earnings of debtors from the trustee process," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate on the subject.

The report was accepted and the resolution adopted.

Mr. Norris, from the same committee, to whom was referred the bill entitled, "An act in amendment of chapter 213 of the General Statutes, relating to judgments," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate on the subject.

The report was accepted and the resolution adopted.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act to enable parties to suits to have their cases tried within the period of the ordinary expectation of life," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate on the subject.

The report was accepted and the resolution adopted.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act in amendment of chapter 21, passed at the June session, 1876, extending the jurisdiction of police courts in civil cases," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill laid on the table to be printed.

Mr. Barton, from the same committee, to whom was referred the bill entitled, "An act in amendment of chapter 37 of the General Statutes, entitled, 'An act in relation to the choice of town officers,'" having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate on the matter.

The report was accepted and the resolution adopted.

Mr. Pillsbury, from the Committee on Banks, to whom was referred the joint resolution in favor of the Rockingham Ten Cents Savings Bank, having considered the same, respectfully recommended the passage of the resolution.

The report was accepted and the resolution ordered to a third reading.

Mr. Pillsbury, from the same committee, to whom was referred the joint resolution for the relief of the City Savings Bank in Manchester, having considered the same, respectfully recommended the passage of the resolution.

The report was accepted and the resolution ordered to a third reading.

Mr. Porter, from the Committee on Claims, to whom was referred the joint resolution in favor of William H. Cummings, S. G. Griffin, J. W. Parsons, and C. H. Bartlett, having considered the same, reported the same in a new draft.

The report was accepted and the resolution read once and ordered to a second reading.

Mr. Hackett, from the Committee on the Judiciary, to whom was referred the bill entitled, "An act to amend section 6 of chapter 195 of the General Statutes, relating to justice courts, and civil proceedings therein," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

The report was accepted and the resolution adopted.

Mr. Sturtevant, from the Committee on the Asylum for the Insane, to whom was referred the bill entitled, "An act in relation to the New Hampshire Asylum for the Insane," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill ordered to a third reading.

The same gentleman, from the same committee, to whom was referred the annual reports of the trustees, board of visitors, superintendent, treasurer and financial agent of the Asylum for the Insane, having considered the same, reported the same, and recommended that they be placed on file in the office of the secretary of state.

The report was accepted and the resolution adopted.

Mr. Amidon, from the Committee on Railroads, to whom was referred the bill entitled, "An act providing for funding the indebtedness of the Peterborough Railroad," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act providing for the establishment of railroad corporations by general law," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

The report was accepted and the resolution adopted.

Mr. Hayes, from the Committee on the Judiciary, to whom was referred the bill entitled, "An act in amendment of the city charter of Keene," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

The report was accepted and the resolution adopted.

Mr. Willis, from the Committee on Railroads, to whom was referred the bill entitled, "An act in amendment of chapter 34 of the General Statutes, relating to town appropriations in the construction of railroads," having considered the same, reported the same with the following resolution:

Resolved, That the bill be referred to the Committee on the Judiciary.

The report was accepted and the resolution adopted.

Mr. Symonds, from the same committee, to whom was referred the bill entitled, "An act to regulate freight charges on railroads," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Gould, from the same committee, to whom was referred the bill entitled, "An act to extend the time for completing the Manchester and Claremont Railroad," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading.

BILLS READ TWICE AND REFERRED.

To the Committee on the Judiciary:

By Mr. Pillsbury of Concord, an act in amendment of chapter 12 of the Laws of 1873, relating to the public printing.

By Mr. Aldrich, an act authorizing the selectmen of towns to fence public burying-grounds.

By Mr. Stevens of Nashua, an act explanatory of an act passed June session, 1876, entitled, "An act to remove the disabilities of married women."

By Mr. Davis of Bradford, an act relating to partition fences.

MESSAGE FROM THE SENATE.

The following message was received from the Honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bill:

An act to provide for the protection and security of public libraries.

The Senate have passed the following bill, in the passage of which they ask the concurrence of the House of Representatives:

An act relating to the board of education in the City of Keene.

SENATE BILL.

The following-entitled Senate bill was read twice and laid on the table to be printed:

An act relating to the board of education in the city of Keene.

On motion of Mr. Stevens of Nashua,

Resolved, That the business that would be in order at II o'clock to-day, be in order at the present time.

SECOND READINGS.

The following-entitled bills, being in order for that purpose, were severally read a second time and ordered to a third reading:

An act to authorize the state treasurer to issue registered bonds.

An act to extend the charter of Sullivan Savings Institution.

An act for the better preservation of the records of county delegations.

An act to suppress exhibitions of the fighting of birds, dogs or other animals.

An act in amendment of an act entitled, "An act to establish a new proportion of the assessment of public taxes, approved July 20, 1876."

An act in amendment of chapter 38 of the Pamphlet Laws passed June session, 1874, entitled, "An act for the better preservation of birds, game and fur-bearing animals."

An act in regard to the protection of fish and in amendment of chapter 1 of the laws of 1868, chapter 21 of the laws of 1870, and chapter 55 of the laws of 1872.

An act in amendment of chapter 61, section 5 of the General Statutes, relating to weights and measures, was refused a third reading.

An act in amendment of chapter 259, General Statutes, relating to offenses against public justice, was read a second time and laid on the table to print.

An act in amendment of section 7, chapter 173 of the General Statutes, in regard to the publication of probate notices,

was read a second time and laid on the table to be printed.

An act repealing chapter 105 of the Pamphlet Laws of 1874, was read a second time and laid on the table to print.

An act in amendment of section 12 of chapter 75 of the General Statutes, in regard to the support of county paupers.

An act to encourage the destruction of noxious animals and birds was read a second time and laid on the table to print.

SPECIAL ORDER.

Mr. Sargent of Concord called for the special order, it being the bill entitled, "An act to fix the time when the constitutional amendments adopted in March last shall take effect, and also providing for compiling the statutes of the state."

Mr. Hodgdon of Barnstead moved that the bill be put upon the second reading for the purpose of amendment.

DISCUSSION ENSUED.

Upon this question a division was called for and 91 members voted in the affirmative and 158 in the negative.

Mr. Hackett of Portsmouth demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Brown of Deerfield, Tilton of East Kingston, Edgerly, Norris, Peterson, Palmer of Kensington, Hoyt, Hall of Newmarket, Burley of Newmarket, Lamprey of No. Hampton, Hackett, Sherburne of Portsmouth, Goodrich, Langdon, Clark of Rye, Bean, Gear.

(STRAFFORD COUNTY) Seavey, Flanders of Farmington, Cook, Whitcher, Whitehouse.

(Belknap County) Brown of Belmont, Emerson, Hodgdon of Barnstead, Sanborn of Gilford, Busiel, Robinson of Laconia, Keasar.

(CARROLL COUNTY) • Stillings, Walker, David E. Thompson,-Perkins of Eaton, Davis of Effingham, Tyler, Eastman of Jackson, Smith of Moultonborough, Ames, Carr, Wingate.

(MERRIMACK COUNTY) Perkins of Allenstown, Durgin, Gile, Davis of Bradford, Lake, Robinson of Concord, Langley, Philbrick, Daniell, Thurston of Franklin, Crowell, Sanborn of Neal, Loudon, Morse, Scates of Pittsfield, Randall, Sanborn of Salisbury, Hardy.

(HILLSBOROUGH COUNTY) McDonald, Pike, Perkins of Manchester, Morrison, Flaherty, Thompson of Nashua, Priest, Atwood.

(CHESHIRE COUNTY) Fassett, Howes, Sturtevant, Spaulding, Rogers of Marlow, Whittemore, Carpenter, Wardwell, Brown of Walpole.

(SULLIVAN COUNTY) Kimball of Charlestown, Sargent of Claremont, Jackson, Rogers of Goshen, Perkins of Unity.

(Grafton County) Eastman of Ashland, Sinclair, Eastman of Bethlehem, Clark of Bath, Fitts, Sherburne of Ellsworth, Applebee, Blodgett, Mann, Page of Haverhill, Burleigh of Holderness, Atwood, Hurlburt, Fitzgerald, Moulton of Lyman, Sawtelle, Smith of Plymouth, Cutter, Hart, Hunt.

(Coos County) Paine, Pillsbury of Carroll, Crawford, Aldrich, Hall of Clarksville, Wight, Hicks, Stockwell, Kellum, Phipps, Hinman, Straw, Scates of Randolph, Flanders of Stewartstown, Cole of Stark, Brown of Stratford.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Brown of Brentwood, Wilcomb, Shepard, Robie, Collins of Danville, Porter, Cummings, Burlingame, Conner, Sanborn of Fremont, Mason, Jones of Hampton Falls, Chase of Kingston, Clark of Londonderry, Boyd, Amazeen, Wallace of Newton, Cate of Northwood, Kelsey, Davis of Plaistow, Waldron, Hanson of Portsmouth, Hodgdon of Portsmouth, Sise, Tredick, Call, Gordon, Kimball of Salem, Eaton, Fogg, Locke of Seabrook, Clark of Sandown, Chase of So. Newmarket, Dow of Windham.

(STRAFFORD COUNTY) Locke of Barrington, Clark of Barrington, James M. Hayes, Billings, Wentworth of Dover, Vickery, Mosher, Palmer of Dover, Sawyer, Washington P. Hayes,

John S. Hayes, Davis of Durham, Jones of Farmington, Small, Varney, Hayes of Milton, Cutts, Chamberlain of New Durham, Hayes of Rochester, Meader, Lougee, Hanson of Rochester, McDuffee, Converse, A. E. Wentworth, Carter, Freeman of Somersworth, George Wentworth.

(Belknap County) Sleeper, Crane, Johnson of Gilford, Marsh, Thompson of Gilmanton, Moulton of Laconia, Davis of Meredith, Robinson of New Hampton.

(CARROLL COUNTY) Shackford, Tasker, Lovering, Samuel D. Thompson, Morey, Frost, Tebbetts, Weed, Fellows, Banfield.

(MERRIMACK COUNTY) Morgan, Webster, Brown of Canterbury, Cass, Rolfe, Holden, Pillsbury of Concord, Stevens of Concord, Sargent of Concord, Dow of Concord, Hill of Concord, Kilburn, Lamprey of Concord, Smith of Concord, Page of Dunbarton, Morrill, Albin, Kelley, Curtice, Phillips, Smith of Northfield, Little, Osgood, Ordway, Davis of Warner, Kimball of Webster.

(HILLSBOROUGH COUNTY) Hartshorn, Goodell, Felch, Richardson of Francestown, Stark, Starrett, Pierce, Clark of Hillsborough, Worcester, Tolles, Lakin, Senter, Severance, Clatur, Richardson of Manchester, Topliff, Cross, Newell, Ladd, Huse, Miller, Lamprey of Manchester, Piper, Quimby, Hill of Manchester, Conway, Boyle, Tanswell, Sullivan, Garvin, Flanders of Manchester, Follansbee, Pollard, Dunham, Favor, Richardson of Mason, Parker of Merrimack, Kaley, Abbott of Milford, Kendall of Mont Vernon, Andrews, Stevens of Nashua, Rollins, Murch, Farwell, Campbell, Seymour, Collins of Peterborough, Bond, Edwards, Johnson of Weare, Wood of Weare, Whiting, Gregg.

(CHESHIRE COUNTY) Vilas, Harris, Learned, Batcheller of Fitzwilliam, Isham, Symonds, Amidon, Jones of Hinsdale, Coburn, Shedd, Sherman, Colony, Thurston of Marlborough, Mills, Abbott of Richmond, Kingsbury, Stearns, Fay, Abbott of Swanzey, Chamberlain of Westmoreland, Swan, Eames.

(SULLIVAN COUNTY) Wood of Acworth, Willis, Colby,

Rounsevel, Ide, Blanchard, Prentiss, Barton, Hitchcock of Newport, Fairbanks, Chase of Springfield, Merrill, Train.

(Grafton County) Saunders, Parker of Benton, Tilton of Bridgewater, Mudgett, Sanborn of Campton, Barney, George, Furnald, Baker, Martin, Hitchcock of Hanover, McClure, Cole of Lebanon, Durant, Waterman, Bachellor of Littleton, Warden, Flanders of Orange, Ford, Gould, Dearborn, Plummer.

(Coos County) Grout, Evans of Shelburne, Lane.

And 117 members having voted in the affirmative, and 222 in the negative, the motion did not prevail.

Mr. Stevens of Nashua moved to reconsider this vote and lay the same on the table. Carried.

The bill then passed.

On motion of Mr. Ordway of Warner, the bill entitled, "An act to provide for the employment of prisoners in county jails," was taken from the table, amended and ordered to a third reading.

On motion of Mr. Ordway of Warner, the bill entitled, "An act for the more equal taxation of railroads," was taken from the table and referred to the select committee on the increase of revenue.

On motion of Mr. Mosher of Dover, the House adjourned.

AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

THIRD READINGS.

The following entitled bills being in order for that purpose were severally read a third time, passed, and sent to the Senate for concurrence:

An act to authorize the state treasurer to issue registered bonds.

An act to extend the charter of the Sullivan Savings Institution.

An act for the better preservation of the records of the doings of county delegations.

An act to suppress exhibitions of the fighting of birds, dogs or other animals.

An act in amendment of an act entitled, "An act to establish a new proportion for the assessment of public taxes," approved July 20, 1876.

An act to incorporate the trustees of the Home for Indigent Women.

An act in relation to the support of indigent idiotic and feeble-minded adult children.

An act to amend the charter of the Kearsarge Summit Road Company.

An act in relation to the New Hampshire Asylum for the Insane.

An act providing for funding the indebtedness of the Peterborough Railroad.

An act to regulate freight charges on railroads.

An act to extend the time for completing the Manchester and Claremont Railroad.

An act to provide for the employment of prisoners in county jails.

An act in regard to the protection of fish, and in amendment of chapter 1 of the Laws of 1870, and chapter 55 of the Laws of 1872.

An act in relation to the Monadnock Railroad Company.

A joint resolution in favor of the Rockingham Ten Cents Savings Bank.

The bill entitled, "An act in amendment of chapter 34 of the General Statutes, relating to town appropriations in the construction of railroads," was read a third time, and on motion of Mr. Cross of Manchester, referred to the Committee on the Judiciary.

The bill entitled, "An act in amendment of chapter 38 of the Pamphlet Laws passed June session, 1874, entitled, 'An act for the better preservation of birds, game, and fur-bearing animals,'" was read a third time, and on motion of Mr. Barton of Newport, was indefinitely postponed.

Mr. Cross of Manchester gave notice that on to-morrow or some subsequent day he should move a reconsideration of the vote whereby the bill entitled, "An act in amendment of chapter 38 of the Pamphlet Laws, June session, 1874," passed the House.

On motion of Mr. Stevens of Concord, the joint resolution in favor of civil service reform by the general government was taken from the table and referred to the Committee on National Affairs.

On motion of the same gentleman, the bill entitled, "An act to increase the efficiency and reduce the expenses of the state militia," was taken from the table and referred to the Committee on Military Affairs.

On motion of Mr. Hackett of Portsmouth, the bill entitled, "An act to protect the Eastern Railroad in New Hampshire," was taken from the table and referred to the Committee on the Judiciary.

On motion of Mr. Cummings of Exeter, the bill entitled, "An act defining the representation of towns of less than six hundred population as shown by the census of 1870," was taken from the table and referred to the Committee on the Judiciary.

On motion of Mr. Sargent of Concord, the bill entitled, "An act to establish a State Board of Health," was taken from the table and referred to the Committee on the Judiciary.

On motion of Mr. Wood of Acworth, the bill entitled, "An act to provide for a topographical and hydrographical survey of the state," was taken from the table and ordered to a third reading.

On motion of Mr. Stevens of Concord, the joint resolution relating to a national prohibitory law was taken from the table and ordered to a third reading.

Mr. Stevens of Nashua moved to adjourn.

Upon this motion, Mr. Sinclair of Bethlehem demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Wilcomb, Shepard, Robie, Porter, Cummings, Burlingame, Sanborn of Fremont, Eastman of Hampstead, Mason, Jones of Hampton Falls, Chase of Kingston, Clark of Londonderry, Boyd, Amazeen, Wallace of Newton, Cate of Northwood, Kelsey, Davis of Plaistow, Waldron, Hackett, Hodgdon of Portsmouth, Sise, Tredick, Kimball of Salem, Dow of Windham.

(Strafford County) Locke of Barrington, Clark of Barrington, James M. Hayes, Billings, Wentworth of Dover, Cate of Dover, Vickery, Palmer of Dover, Sawyer, Washington P. Hayes, John S. Hayes, Varney, Hayes of Milton, Cutts, Meader, Hanson of Rochester, McDuffee, Converse, A. E. Wentworth, Carter, Freeman of Somersworth, George Wentworth.

(Belknap County) Sleeper, Crane, Sanborn of Gilford, Johnson of Gilford, Marsh, Thompson of Gilmanton, Noyes.

(CARROLL COUNTY) Shackford, Lovering, Morey, Frost.

(Merrimack County) Gile, Brown of Canterbury, Cass, Rolfe, Holden, Stevens of Concord, Sargent of Concord, Dow of Concord, Hill of Concord, Kilburn, Lamprey of Concord, Smith of Concord, Page of Dunbarton, Morrill, Head, Curtice, Phillips, Smith of Northfield, Little, Osgood, Ordway, Kimball of Webster.

(HILLSBOROUGH COUNTY) Hartshorn, Goodell, Richardson of Francestown, Worcester, Tolles, Severance, Clatur, Richardson of Manchester, Topliff, Cross, Newell, Ladd, Huse, Miller, Lamprey of Manchester, Piper, Quimby, Perkins of Manchester, Hill of Manchester, Garvin, Follansbee, Robinson of Manchester, Pollard, Dunham, Richardson of Mason, Parker of Merrimack, Kaley, Abbott of Milford, Andrews, Stevens of Nashua, Thompson of Nashua, Rollins, Priest, Farwell, Seymour, Collins of Peterborough, Bond, Edwards.

(CHESHIRE COUNTY) Learned, Batcheller of Fitzwilliam, Jones of Hinsdale, Fassett, Coburn, Howes, Sturtevant, Sherman, Spaulding, Thurston of Marlborough, Mills, Abbott of Richmond, Kingsbury, Fay, Wardwell, Silsby, Swan, Eames.

(Sullivan County) Wood of Acworth, Kimball of Charlestown, Willis, Sargent of Claremont, Rounsevel, Ide, Blanchard, Prentiss, Barton, Hitchcock of Newport, Fairbanks, Chase of Springfield, Train.

(GRAFTON COUNTY) Foster, Mudgett, Sanborn of Campton, Barney, Furnald, Baker, Durant, Waterman, Hurlburt, Sawtelle, Warden, Flanders of Orange, Ford, Dearborn.

(Coos County) Aldrich, Grout, Wight, Phipps, Hinman, Evans of Shelburne, Brown of Whitefield, Lane.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Brown of Brentwood, Brown of Deerfield, Tilton of East Kingston, Norris, Peterson, Palmer of Kensington, Hoyt, Burley of Newmarket, Lamprey of North Hampton, Call, Sherburne of Portsmouth, Goodrich, Langdon, Clark of Rye, Bean, Gear.

(STRAFFORD COUNTY) Seavey, Mosher, Small, Flanders of Farmington, Cook, Chamberlain of New Durham, Whitcher, Whitehouse.

(Belknap County) Emerson, Hodgdon of Barnstead, Robinson of Laconia, Keasar.

(CARROLL COUNTY) Stillings, Walker, David E. Thompson, Samuel D. Thompson, Perkins of Eaton, Davis of Effingham, Tyler, Eastman of Jackson, Smith of Moultonborough, Ames, Smith of Wakefield.

(MERRIMACK COUNTY) Perkins of Allenstown, Webster, Davis of Bradford, Lake, Robinson of Concord, Pillsbury of Concord, Langley, Philbrick, Thurston of Franklin, Kelley, Sanborn of Loudon, Neal, Morse, Randall, Sanborn of Salisbury, Nelson, Hardy.

(HILLSBOROUGH COUNTY) Felch, McDonald, Pierce, Clark

of Hillsborough, Lakin, Senter, Conway, Boyle, Tanswell, Sullivan, Morrison, McQuesten, Flaherty, Murch, Gage, Atwood, Whiting, Gregg.

(CHESHIRE COUNTY) Vilas, Isham, Symonds, Colony, Rogers of Marlow, Stearns, Whittemore, Carpenter, Abbott of Swanzey, Burt, Brown of Walpole, Chamberlain of Westmoreland.

(Sullivan County) Royce, Colby, Jackson, Rogers of Goshen, Mitchell, Merrill, Perkins of Unity.

(Grafton County) Saunders, Eastman of Ashland, Sinclair, Eastman of Bethlehem, Clark of Bath, Fitts, Sherburne of Ellsworth, Applebee, Martin, Blodgett, Mann, Page of Haverhill, Hitchcock of Hanover, McClure, Burleigh of Holderness, Cole of Lebanon, Bachellor of Littleton, Fitzgerald, Smith of Plymouth, Cutter, Hart, French of Warren, Plummer, Hunt.

(Coos County) Paine, Pillsbury of Carroll, Hall of Clarksville, Sumner, Bragg, Evans of Gorham, Hicks, Stockwell, Kellum, Straw, Scates of Randolph, Flanders of Stewartstown, Cole of Stark, Brown of Stratford.

And 173 members voting in the affirmative, and 131 members in the negative, the House adjourned.

FRIDAY, June 29, 1877.

The House met at 10 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

MESSAGE FROM THE SENATE.

The following message was received from the Honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bills:

An act to incorporate the Rochester Aqueduct and Water Company.

An act to incorporate Columbian Lodge, No. 53, of Free Masons, of Walpole.

An act to incorporate certain dentists by the name of the New Hampshire Dental Society.

An act in amendment of chapter 233 of the General Statutes, in relation to hearings before town officers.

An act to incorporate the Strafford County Manufacturing Company.

An act to incorporate the Magdalena River Railroad.

On motion of Mr. Hodgdon of Portsmouth,

Resolved, That the vote whereby the House ordered the printing of one hundred extra copies of the report of the bank commissioners be reconsidered.

Mr. French of Warren introduced the petition of Ira M. Weeks and 53 others, citizens of Warren, praying for the passage of the bill providing for the topographical and hydrographical survey of the state, which on motion of Mr. Page of Haverhill, was laid on the table to be considered with House bill No. 19.

Mr. Cross of Manchester gave notice that he should move a reconsideration of the vote whereby the House adopted the report of the Committee on Railroads, on the general railroad law.

REPORTS OF COMMITTEES.

Mr. Sargent, from the Committee on the Judiciary, to whom was referred the bill entitled, "An act in relation to damages on highways," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate upon that subject at this session.

The report was accepted and the resolution was adopted.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act in amendment of section 1, chapter 195 of the General Statutes, in relation to justice courts and civil proceedings therein," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate upon the subject at this session.

The report was accepted and the resolution adopted.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act relating to the settlement of paupers," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate upon that subject.

The report was accepted and the resolution adopted.

Mr. Stevens, from the same committee, to whom was referred the bill entitled, "An act relating to partition fences," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid on the table to be printed.

The same gentleman, from the same committee, to whom was referred the Senate bill entitled, "An act in amendment of section 2, chapter 59 of the Pamphlet Laws passed June session, 1873, in relation to public parks and cemeteries," having considered the same, reported the same with the following recommendation:

That the House concur with the Senate in the passage of the bill.

The report was accepted and the bill laid on the table to be printed.

Mr. Wallace, from the same committee, to whom was referred the bill entitled, "An act relating to the holding of trial terms of the supreme court for Hillsborough county," having considered the same, reported the same in a new draft with the following resolution:

Resolved, That the bill pass.

The report was accepted and the bill read once and ordered to a second reading.

Mr. Wallace, from the same committee, to whom was referred the bill entitled, "An act authorizing the adjournment of the supreme court from one shire town to any other town in the same county," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

The report was accepted and the resolution adopted.

The same gentleman, from the same committee, to whom was referred the petition of Peter W. Haseltine and 29 others, for relief from unjust and unequal taxation, having considered the same, reported the same with the following resolution:

Resolved, That it be referred to the special committee of which Mr. Vilas is chairman.

The report was accepted and the resolution adopted.

Mr. Stevens, from the same committee, to whom was referred the bill entitled, "An act in amendment of section 12, chapter 44 of the General Statutes, relative to the publication of city ordinances," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted, and on motion of Mr. Stevens of Nashua the rules were suspended, the bill read a third time, passed, and sent to the Senate for concurrence.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act explanatory of an act passed June session, 1876, entitled, 'An act to remove the disabilities of married women,'" having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill laid on the table to be printed.

Mr. Hackett, from the same committee, to whom was referred the bill entitled, "An act in relation to highway surveyors," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

The report was accepted and the resolution adopted.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act in relation to the qualifications of voters in wards of cities," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

The report was accepted and the resolution adopted.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act in amendment of chapter 213 of the General Statutes, relating to interest on judgments," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

The report was accepted and the resolution was adopted.

Mr. Cross, from the same committee, to whom was referred the bill entitled, "An act for the security and protection of funds held by trustees, other than corporations," having considered the same, reported the same in a new draft and recommended its passage.

The report was accepted, the bill read once and ordered to a second reading.

The same gentleman, from the same committee, to whom was referred the joint resolution, entitled, "Joint resolution authorizing the state treasurer to pay the town of Jaffrey its proportion of the literary fund for 1876," having considered the same, reported the same and recommended its passage.

The report was accepted and the resolution ordered to a third reading.

Mr. Pierce, from the same committee, to whom was referred the bill entitled, "An act providing for refunding the outstanding liabilities and stock of the Portland and Ogdensburg Railroad Company," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Robinson, from the Committee on Incorporations, to whom was referred the bill entitled, "An act in amendment of an act to incorporate the New Hampshire Missionary Society," having considered the same, respectfully recommended that the bill be amended by adding to section 1 the following words:

Provided, that this act shall not affect the validity or construction of the will of Betsy Whitehouse, deceased, or any rights of the heirs-at-law in her estate.

The report was accepted, the bill amended, and ordered to a third reading.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act to incorporate Mount Horeb Chapter, No. 11, of Royal Arch Masons," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill ordered to a third reading.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act to incorporate the Union Manufacturing Company," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill ordered to a third reading.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act to incorporate the Sunapee Lake Steamboat Company," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill was ordered to a third reading.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act to incorporate the Excelsior Paper Stock Company," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill ordered to a third reading.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act to incorporate the Cross Pulp Company," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill was ordered to a third reading.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act to amend the act to incorporate the Hibernian United Benevolent Society in Rochester, approved June 28, 1876," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted, and on motion of Mr. Lougee of Rochester, the bill was indefinitely postponed.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act in relation to the formation of coöperative associations," having considered the same, respectfully recommended that the bill be referred to the Committee on the Judiciary.

The report was accepted and the bill was so referred.

Mr. Richardson, from the Committee on Banks, to whom was referred the bill entitled, "An act in amendment of section 5, chapter 71 of the Pamphlet Laws of 1874, relating to the guaranty fund of savings banks," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate upon the same.

The report was accepted and the resolution adopted.

Mr. Richardson, from the same committee, to whom was referred the bill entitled, "An act in relation to taxes paid by savings banks to the United States," having considered the same, reported the same with the following resolution:

Resolved, That it is the opinion of the committee that the bill should pass.

The report was accepted and the bill laid on the table to be printed.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act to reduce the state tax on savings banks," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

The report was accepted and the resolution adopted.

Mr. Thompson, from the Committee on Roads, Bridges and Canals, to whom was referred the joint resolution for repair of highway and bridges between Crawford and Fabyan Houses, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

The report was accepted and the resolution adopted.

The same gentleman, from the same committee, to whom was referred the joint resolution entitled, "Joint resolution in favor of the main traveled road through Randolph," having considered the same, reported in favor of the bill being adopted with the following amendment:

That the sum of four hundred dollars be substituted for the sum of six hundred, as asked for.

The report was accepted, the resolution amended and ordered to a third reading.

The same gentleman, from the same committee, to whom was referred the resolution that the sum of two hundred dollars be appropriated for repairing roads in Dixville in Coos county, having considered the same, reported the same with the following resolution:

That the resolution be adopted without amendment.

The report was accepted and the resolution ordered to a third reading.

Mr. Thompson, from the same committee, to whom was referred the joint resolution for appropriations through the White Mountain Notch, having considered the same, reported that the resolution be adopted without amendment.

The report was accepted and the resolution ordered to a third reading.

Mr. Thompson, from the same committee, to whom was referred the joint resolution in favor of a highway in the town of Errol and Wentworth's Location, having considered the same, reported that the resolution be adopted with the following amendment:

That the sum of three hundred dollars be appropriated instead of five hundred, as asked for.

The report was accepted, the resolution amended and ordered to a third reading.

SECOND READINGS.

The following-entitled bills and joint resolution being in order for that purpose, were severally read a second time and ordered to a third reading:

An act in amendment of chapter 21, passed at the June session, 1876, extending the jurisdiction of police courts in civil causes.

A joint resolution in favor of Wm. H. Cummings, S. G. Griffin, J. W. Parsons and Charles H. Bartlett.

Ordered to a third reading.

The following-entitled bills were taken from the table and ordered to a third reading:

An act to regulate the publication of the reports of the supreme court.

An act making an appropriation for the State Normal School.

An act to amend section 7 of chapter 235 of the General Statutes, in relation to police officers.

An act to facilitate the collection of taxes upon wood, bark, timber, logs and lumber.

An act providing for the trial of small causes without the intervention of a jury.

An act to amend chapter 25 of the Pamphlet Laws of 1876, relating to the present judiciary system.

Walter Aiken of Franklin appeared and was qualified.

Mr. Sinclair of Bethlehem called for the unfinished business, it being a resolution offered by him yesterday.

Mr. Stevens of Nashua called for a division of the question.

Amendments to the resolution were offered by Mr. Stevens of Nashua, Ordway of Warner and Stevens of Concord.

Mr. Stevens of Nashua moved that the resolution and amendments be referred to the Committee on National Affairs.

Mr. Sinclair of Bethlehem moved an amendment to the motion of Mr. Stevens, instructing the Committee on National Affairs, and upon his amendment demanded the yeas and nays.

Mr. Stevens of Nashua moved to lay the amendment on the table, and upon this motion Mr. Sinclair of Bethlehem demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Brown of Brentwood, Wilcomb, Shepard, Robie, Collins of Danville, Porter, Cummings, Burlingame, Conner, Eastman of Hampstead, Mason, Jones of Hampton Falls, Chase of Kingston, Clark of Londonderry, Boyd, Amazeen, Wallace of Newton, Cate of Northwood, Kelsey, Davis of Plaistow, Waldron, Hackett, Hodgdon of Portsmouth, Sise, Tredick, Call, Gordon, Kimball of Salem, Eaton, Chase of South Newmarket, Dow of Windham.

(Strafford County) Clark of Barrington, James M. Hayes, Billings, Wentworth of Dover, Cate of Dover, Vickery, Mosher,

Palmer of Dover, Sawyer, Washington P. Hayes, John S. Hayes, Davis of Durham, Varney, Hayes of Milton, Cutts, Meader, Lougee, Hanson of Rochester, McDuffee, Converse, A. E. Wentworth, Freeman of Somersworth, George Wentworth.

(BELKNAP COUNTY) Hayes of Alton, Sleeper, Crane, Johnson of Gilford, Marsh, Thompson of Gilmanton, Robinson of New Hampton, Noyes.

(CARROLL COUNTY) Shackford, Lovering, Morey, Frost, Fellows.

(MERRIMACK COUNTY) Brown of Canterbury, Cass, Rolfe, Holden, Pillsbury of Concord, Young, Stevens of Concord, Humphrey, Sargent of Concord, Dickerman, Dow of Concord, Hill of Concord, Smith of Concord, Page of Dunbarton, Morrill, Kelley, Head, Crowell, Smith of Northfield, Little, Osgood, Nelson, Ordway, Davis of Warner, Kimball of Webster.

(HILLSBOROUGH COUNTY) Hartshorn, Goodell, Richardson of Francestown, Laselle, Worcester, Tolles, Severance, Clatur, Richardson of Manchester, Topliff, Cross, Newell, Ladd, Huse, Miller, Lamprey of Manchester, Piper, Quimby, Perkins of Manchester, Hill of Manchester, Garvin, Flanders of Manchester, Follansbee, Robinson of Manchester, Dunham, Favor, Richardson of Mason, Parker of Merrimack, Kaley, Wallace of Milford, Abbott of Milford, Banks, Stevens of Nashua, Thompson of Nashua, Rollins, Priest, Farwell, Seymour, Vose, Collins of Peterborough, Bond, Edwards, Johnson of Weare, Wood of Weare.

(CHESHIRE COUNTY) Harris, Learned, Amidon, Jones of Hinsdale, Fassett, Coburn, Howes, Sturtevant, Sherman, Spaulding, Thurston of Marlborough, Mills, Abbott of Richmond, Kingsbury, Stearns, Fay, Wardwell, Silsby, Swan, Eames.

(Sullivan County) Wood of Acworth, Royce, Kimball of Charlestown, Willis, Colby, Sargent of Claremont, Rounsevel, Ide, Blanchard, Prentiss, Barton, Hitchcock of Newport, Fairbanks, Chase of Springfield, Train.

(GRAFTON COUNTY) Eastman of Ashland, Tilton of Bridgewater, Foster, Mudgett, Sanborn of Campton, Barney, George,

Furnald, Baker, Patterson, Cole of Lebanon, Durant, Waterman, Hurlburt, Sawtelle, Warden, Flanders of Orange, Ford, Gould, Dearborn.

(Coos County) Crawford, Aldrich, Grout, Wight, Phipps, Hinman, Evans of Shelburne, Brown of Whitefield, Lane.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Brown of Deerfield, Tilton of East Kingston, Norris, Peterson, Palmer of Kensington, Hoyt, Hall of Newmarket, Burley of Newmarket, Lamprey of North Hampton, Sherburne of Portsmouth, Goodrich, Langdon, Clark of Rye, Bean, Locke of Seabrook, Clark of Sandown, Gear.

(STRAFFORD COUNTY) Seavey, Small, Flanders of Farmington, Cook, Chamberlain of New Durham, Whitcher, Whitehouse, Carter.

(Belknap County) Brown of Belmont, Emerson, Hodgdon of Barnstead, Canney, Robinson of Laconia, Davis of Meredith, Keasar.

(CARROLL COUNTY) Tasker, Stillings, Walker, David E. Thompson, Samuel D. Thompson, Perkins of Eaton, Davis of Effingham, Tyler, Eastman of Jackson, Smith of Moultonborough, Ames, Carr, Wingate, Smith of Wakefield, Haines, Banfield.

(MERRIMACK COUNTY) Perkins of Allenstown, Durgin, Morgan, Webster, Gile, Davis of Bradford, Lake, Langley, Philbrick, Daniell, Thurston of Franklin, Sanborn of Loudon, Morse, Scates of Pittsfield, Randall, Sanborn of Salisbury, Hardy.

(HILLSBOROUGH COUNTY) Felch, Starrett, Pierce, Clark of Hillsborough, Lakin, Pike, Senter, Conway, Boyle, Tanswell, Sullivan, Morrison, Pollard, Kendall of Mont Vernon, Andrews, McQuesten, Flaherty, Murch, Campbell, Gage, Atwood, Whiting.

(CHESHIRE COUNTY)*Vilas, Isham, Symonds, Colony, Rogers of Marlow, Whittemore, Carpenter, Abbott of Swanzey, Burt, Brown of Walpole, Chamberlain of Westmoreland.

(Sullivan County) Jackson, Rogers of Goshen, Alexander, Mitchell, Merrill, Perkins of Unity.

(Grafton County) Saunders, Sinclair, Clark of Bath, Parker of Benton, Fitts, Sherburne of Ellsworth, Applebee, Martin, Blodgett, Mann, Page of Haverhill, Hitchcock of Hanover, McClure, Burleigh of Holderness, Bachellor of Littleton, Fitzgerald, Moulton of Lyman, Smith of Plymouth, Cutter, Hart, French of Warren, Hunt.

(Coos County) Paine, Pillsbury of Carroll, Sumner, Bragg, Evans of Gorham, Hicks, Stockwell, Kellum, Straw, Scates of Randolph, Flanders of Stewartstown, Cole of Stark, Brown of Stratford.

And 202 members voting in the affirmative and 139 in the negative, the amendment was laid on the table.

On motion of Mr. Barton of Newport the bill entitled, "An act for the erection of a new state prison," was made the special order for Friday, July 6, at 11 o'clock.

On motion of Mr. Brown of Canterbury the House adjourned.

AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

On motion of Mr. Stevens of Nashua,

Resolved, That when the House adjourns this afternoon it adjourn to meet on Monday afternoon next at 4 o'clock, and when the House adjourns Tuesday afternoon next it adjourn to meet Thursday forenoon next at 11 o'clock.

THIRD READINGS.

The following-entitled bills and resolutions being in order for that purpose, were severally read a third time, passed, and sent to the Senate for concurrence:

An act to regulate the publication of the reports of the supreme court.

An act to amend section 7 of chapter 235 of the General Statutes, in relation to police officers.

An act to facilitate the collection of taxes upon wood, bark, timber, logs and lumber.

An act providing for the trial of small causes without the intervention of a jury.

An act to amend chapter 25 of the Pamphlet Laws of 1876, relating to the present judiciary system.

An act in amendment of chapter 21 of the Pamphlet Laws passed at the June session, 1876, extending the jurisdiction of police courts in civil causes.

An act in amendment of an act to incorporate the New Hampshire Missionary Society.

An act providing for refunding the outstanding liabilities and stock of the Portland and Ogdensburg Railroad Company.

Joint resolution authorizing the state treasurer to pay the town of Jaffrey its proportion of the literary fund for 1876.

Joint resolution in favor of William H. Cummings, J. W. Parsons, S. G. Griffin and Charles H. Bartlett.

(Mr. Huse of Manchester in the chair.)

An act to incorporate the Union Manufacturing Company.

An act to incorporate Mount Horeb Chapter, No. 11, Royal Arch Masons.

An act to incorporate the Excelsior Paper Stock Company.

An act to incorporate the Sunapee Lake Steamboat Company.

An act to incorporate the Cross Pulp Company.

Joint resolution to appropriate the sum of two hundred dollars for repairing roads in Dixville in Coos County.

Joint resolution in favor of the main traveled road through the town of Randolph.

Joint resolution in favor of a highway in the towns of Errol and Wentworth's Location.

Joint resolution for appropriations for roads through the White Mountain Notch.

Joint resolution relating to a national prohibitory law was, on motion of Mr. Pillsbury of Concord, laid on the table.

The bill entitled, "An act making an appropriation for the State Normal School," was, on motion of Mr. Sise of Portsmouth, laid on the table.

(The speaker in the chair.)

On motion of Mr. Huse of Manchester,

Resolved, That all business that would be in order to-morrow at ten o'clock be in order now.

REPORTS OF COMMITTEES.

Mr. Robinson, from the Committee on Incorporations, to whom was referred the bill entitled, "An act to incorporate the Upper Coos and Essex Agricultural Society," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill ordered to a third reading.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act to incorporate the Union Church Association in Shelburne," having considered the same, respectfully recommended that the bill be amended by striking out section 4 in said bill.

The report was accepted, the bill amended and ordered to a third reading.

Mr. Davis, from the delegation from Merrimack County, to whom was referred the bill entitled, "An act for the relief of the town of Allenstown," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Kendall, from the Committee on Claims, to whom was

referred the joint resolution in favor of Lt. H. McIntire, having considered the same, reported the same with the following resolution:

Resolved, That the joint resolution in favor of Lieutenant H. McIntire be referred to the governor and council to adjust and allow, in whole or in part, or otherwise dispose of as they may think just and legal, and that the governor be authorized to draw his warrant on the state treasurer for such sum as may be allowed.

The report was accepted and the resolution adopted.

Mr. Page, from the Committee on National Affairs, to whom was referred the bill entitled, "An act concerning the observance of Decoration Day as a legal holiday," having considered the same, reported the same in a new draft, and recommended its passage.

The report was accepted, the bill read once and ordered to a second reading.

Mr. Piper, from the Committee on Military Affairs, to whom was referred the bill entitled, "An act for increasing the efficiency and reducing the expenses of the state militia," having considered the same, reported the same with the following resolution:

Resolved, That the bill ought to pass.

The report was accepted and the bill was ordered to a third reading.

Mr. Hayes, from the Committee on the Judiciary, to whom was referred the bill entitled, "An act in amendment of chapter 17 of the Pamphlet Laws of 1876, relating to shows and exhibitions," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

The report was accepted and the resolution adopted.

Mr. Clarke, from the Committee on Division of Towns, to whom was referred the petition of Daniel Marcy and others of Portsmouth, for repeal of an act annexing the town of Gosport to the town of Rye, having considered the same, reported a bill, and recommended its passage.

The report was accepted and the bill, on motion of Mr. Hackett of Portsmouth, laid on the table.

Mr. Ordway, from the Committee on Finance, to whom was referred the bill entitled, "An act to provide for an assessment and collection of a state tax," having considered the same, reported the same with the following resolution:

Resolved, That the committee recommend its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Fellows, from the Committee on Military Accounts, to whom was referred the joint resolution in relation to the claim of Warren M. Kelley, for arrears of pay, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill was ordered to a third reading.

Mr. Ordway, from the Committee on Finance, to whom was referred the bill entitled, "An act in regard to a temporary loan," having considered the same, reported the same with the following resolution:

Resolved, That the committee recommend its passage.

The report was accepted and the bill laid on the table to be printed.

Mr. Huse, from the Committee on the Reform School, to whom was referred the bill entitled, "An act in relation to the rate of board at the State Reform School," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third-reading.

Mr. Savage, from the special committee of ten on the increase of the revenues of the state, to whom was referred the bill entitled, "An act to increase the revenues of the State of New Hampshire," also, the bill entitled, "An act in relation to private legislation," having considered the same, reported the same in a new draft, and recommended its passage.

The report was accepted, the bill read once, and on motion of Mr. Cross, tabled to print.

Mr. Vilas, from the special committee appointed by the House to report what measures can be adopted to decrease expenses, and increase the revenues of the state, reported by bill and recommended its passage.

The report was accepted and the bill read once and ordered to a second reading.

Mr. Norris, from the Committee on the Judiciary, to whom was referred the bill entitled, "An act in amendment of chapter 230 of the General Statutes, relative to the liability of persons summoned as trustees," having considered the same, reported the same with an amendment, with the following resolution:

Resolved, That the bill when so amended ought to pass.

The report was accepted, the bill amended and laid on the table to be printed.

BILLS, ETC., PRESENTED, READ TWICE AND REFERRED.

To the Committee on the Judiciary:

By Mr. Bragg of Erroll, an act in amendment of chapter 129 of the General Statutes, relating to pounds and distraining animals.

By Mr. Wood of Acworth, an act to regulate the practice of dentistry in the State of New Hampshire.

To the Committee on Incorporations:

By Mr. Thompson of Conway, an act to incorporate the North Conway Aqueduct and Water Company.

By Mr. Head of Hooksett, an act to incorporate Friendship Lodge, No. 19, I. O. of O. F., in Hooksett.

By Mr. Gregg of Wilton, an act to incorporate the United States Marbleoid Company.

To the Committee on Fisheries:

By Mr. Clark of Hillsborough, an act for the better protection of trout and salmon.

By the same gentleman, an act to repeal section 2, chapter 21 of the Pamphlet Laws of 1870, in regard to the catching of pickerel.

MESSAGE FROM THE GOVERNOR.

The following message was received from His Excellency the Governor by the Honorable Secretary of State:

STATE OF NEW HAMPSHIRE.

EXECUTIVE DEPARTMENT,

CONCORD, JUNE 29, 1877.

To the Honorable Senate and House of Representatives:

I have the honor to transmit herewith the report of the board of trustees of the New Hampshire College of Agriculture and the Mechanic Arts. Also, the sixth annual report of the Secretary of the Board of Agriculture.

B. F. PRESCOTT, Governor.

These reports were severally referred to the Committee on Agricultural College and Agriculture.

On motion of Mr. Warden of Monroe, the House adjourned.

MONDAY, JULY 2, 1877.

The House met at 4 o'clock P. M., agreeably to adjournment.

(The speaker in the chair.)

Prayer was offered by the chaplain.

PETITIONS, ETC., PRESENTED AND REFERRED.

A communication from the city clerk of Concord relative to the topographical and hydrographical survey of the state, accompanied by the petition of P. B. Cogswell and others, praying for the passage of an act to provide for a topographical and hydrographical survey of the state, was, on motion of Mr. Patterson of Hanover, laid upon the table.

REPORTS OF COMMITTEES.

Mr. Sargent, from the Committee on the Judiciary, to whom was referred the bill entitled, "An act in amendment of chapter 34 of the General Statutes, relating to town appropriations in the construction of railroads," having considered the same, reported the same in a new draft, with the following resolution:

Resolved, That the same ought to pass.

The report was accepted, the bill read once and ordered to a second reading.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act relative to exempting from taxes certain improvements on farm real estate," having considered the same, reported the same in a new draft, with the following resolution:

Resolved, That the bill pass.

The report was accepted and the bill read a first time and ordered to a second reading.

BILLS TAKEN FROM THE TABLE AND ORDERED TO A THIRD READING.

An act relating to the board of education in the city of Keene.

An act to encourage the destruction of noxious animals and birds.

An act in amendment of section 12 of chapter 75 of the General Statutes, in regard to the support of county paupers.

An act repealing chapter 105 of the Pamphlet Laws of 1874, relating to taxes of non-residents.

An act in amendment of section 7, chapter 173 of the General Statutes, in regard to the publication of probate notices.

An act in amendment of chapter 259 of the General Statutes relating to offenses against public justice.

An act in relation to taxes paid by savings banks to the United States.

An act explanatory of an act passed June session, 1876, entitled, "An act to remove the disabilities of married women."

An act in amendment of section 2, chapter 54 of the Pamphlet Laws passed June session, 1873, in relation to public parks and cemeteries.

An act in regard to a temporary loan.

An act to increase the revenues of the State of New Hamp-shire.

An act in amendment of chapter 230 of the General Statutes, relative to the liability of persons summoned as trustees.

An act relating to partition fences was taken from the table, and on motion of Mr. Norris of Epping, laid upon the table.

On motion of Mr. Hill of Concord, the House adjourned.

TUESDAY, JULY 3, 1877.

The House met at 10 o'clock A. M.

(The speaker in the chair.)

Prayer was offered by the chaplain.

REPORTS OF COMMITTEES.

Mr. Clark, from the Committee on Education, to whom was referred the joint resolution in favor of J. W. Simonds, having considered the same, recommended that the same be referred to the Committee on Claims.

The report was accepted and the joint resolution referred to the Committee on Claims.

Mr. Chase, from the Committee on Finance, to whom was

referred the bill entitled, "An act for the assessment and collection of a state tax," introduced by Mr. Davis of Bradford, having considered the same, reported the same with the following resolution:

Resolved, That the bill be indefinitely postponed.

The report was accepted and the resolution adopted.

Mr. Converse, from the same committee, to whom was referred the report of the state treasurer, having considered the same, reported that they carefully examined the entries upon the books of the state treasurer, and found the vouchers on file to correspond therewith.

The committee therefore take great pleasure in commending the careful and systematic manner in which the accounts are kept.

The report was accepted.

Mr. Ordway, from the delegation from Merrimack county, to whom was referred the bill introduced by Mr. Albin of Henniker, entitled, "An act to fix the salaries of the judge and register of probate for the county of Merrimack," having considered the same, reported the same with the following resolution:

Resolved, That the bill be reported and its passage recommended.

The report was accepted, and on motion of Mr. Cummings of Exeter, referred to the Committee on the Judiciary.

Mr. Batcheller, from the special committee, to whom was referred the bill entitled, "An act regulating the sale of cider," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted, and the bill-laid on the table to be printed.

Mr. Barton, from the Committee on the Judiciary, to whom was referred the bill entitled, "An act in amendment of chapter 201 of the General Statutes, relating to actions," having considered the same, reported the same in a new draft, and recommended its passage.

The report was accepted, the bill read once and ordered to a second reading.

BILLS INTRODUCED, READ FIRST AND SECOND TIME AND REFERRED.

To the Committee on the Judiciary:

By Mr. Stevens of Nashua, an act to incorporate the Nashua Additional Cemetery Association.

By Mr. Gordon of Salem, an act increasing the salaries of the judge and register of probate for the county of Rockingham.

On motion of Mr. Ordway of Warner,

Resolved, That all committees in making reports to the House upon bills and resolutions be requested to state the name of the member who introduced the measure reported upon.

On motion of Mr. Hackett of Portsmouth, the bill entitled, "An act relating to the town of Rye," was taken from the table, read twice and ordered to be printed.

On motion of Mr. Stevens of Nashua,

Resolved, That all business that would be in order at eleven o'clock, be in order at the present time.

(Mr. Stevens of Nashua in the chair.)

SECOND READINGS.

The following-entitled bills being in order for that purpose, were severally read a second time and ordered to a third reading.

An act concerning the observance of Decoration Day as a legal holiday.

An act relating to the holding of the trial terms of the supreme court for Hillsborough county.

An act in amendment of chapter 186 of the General Statutes, relating to trustees of estates.

An act in amendment of chapter 201 of the General Statutes, relating to actions.

An act to exempt from taxation certain improvements on farms, was read a second time and laid on the table to be printed.

An act to prevent towns and cities from aiding railroads and other corporations, was read a second time and laid on the table to be printed.

An act in relation to public printing was read a second time, and on motion of Mr. Norris of Epping, laid on the table.

On motion of Mr. Topliff of Manchester,

Resolved, That when the House adjourns it adjourn to meet this afternoon at 2 o'clock.

On motion of Mr. Stevens of Concord, the House adjourned.

AFTERNOON.

The House met at 2 o'clock agreeably to adjournment.

(The speaker in the chair.)

On motion of Mr. Stevens of Nashua,

Resolved, That the business that would be in order at 3 o'clock this afternoon be in order at the present time.

BILLS, ETC., READ A THIRD TIME, PASSED, AND SENT TO THE SENATE FOR CONCURRENCE.

An act in amendment of section 12 of chapter 75 of the General Statutes, in regard to the support of county paupers.

An act in amendment of chapter 230, General Statutes, relative to the liability of persons summoned as trustees.

An act in amendment of chapter 259, General Statutes, relating to offenses against public justice.

An act explanatory of an act passed June session, 1876, entitled, "An act to remove the disabilities of married women."

An act to provide for an assessment and collection of a state tax.

An act in relation to the rate of board at the State Reform School.

An act concerning observance of Decoration Day as a legal holiday.

An act in amendment of chapter 186 of the General Statutes, relating to trustees of estates.

An act in amendment of chapter 201 of the General Statutes, relating to actions.

An act relating to the holding of the trial terms of the supreme court for Hillsborough county.

An act to increase the efficiency and reduce the expenses of the state militia.

An act for the relief of the town of Allenstown.

An act to incorporate the Union Church Association in Shelburne.

An act to incorporate the Upper Coos and Essex Agricultural Society.

An act in amendment of section 2 of chapter 54 of the Pamphlet Laws, passed June session, 1873, in relation to public parks and cemeteries.

An act in regard to a temporary loan.

Joint resolution in relation to the claim of Warren M. Kelley, for arrears of pay.

The following-entitled bills were read a third time and laid on the table:

An act relating to the board of education in the city of Keene, on motion of Mr. Norris of Epping.

An act to encourage the destruction of noxious animals and birds, on motion of Mr. Bachellor of Littleton.

An act repealing chapter 105 of the Pamphlet Laws of 1874, relating to taxes of non-residents, on motion of Mr. Cross of Manchester.

An act in amendment of section 7, chapter 173 of the General Statutes, in regard to the publication of probate notices, on motion of Mr. Ordway of Warner.

An act in relation to taxes paid by savings banks to the United States, on motion of Mr. Stevens of Nashua.

An act to increase the revenues of the State of New Hampshire, on motion of Mr. Hackett of Portsmouth.

On motion of Mr. J. S. Hayes of Dover, the House adjourned.

THURSDAY, JULY 5, 1877.

The House met at 11 o'clock agreeably to adjournment.

(The speaker in the chair.)

Prayer was offered by the chaplain.

PETITIONS, ETC., PRESENTED AND REFERRED.

To the Committee on the Judiciary:

By Mr. Barton of Newport, the petition of Mrs. George F. Fowler and 50 others, citizens of Washington, praying for the equal political rights of all American citizens, irrespective of sex.

By the same gentleman, the petition of H. F. Holton and 23 others, citizens of Lancaster, praying for the equal political rights of all American citizens, irrespective of sex.

By the same gentleman, the petition of Hannah Cooper and 35 others, citizens of Croydon, praying for the equal political rights of all American citizens, irrespective of sex.

By the same gentleman, the petition of Mrs. Mary C. Lund and 34 others, citizens of Newport, praying for the equal political rights of all American citizens, irrespective of sex.

By the same gentleman, the petition of Hannah M. French and 67 others, citizens of Stratford, praying for the equal political rights of all American citizens, irrespective of sex.

To the Select Committee on Temperance:

By Mr. Hanson of Portsmouth, the petition of M. C. Lamprey and 69 others, citizens of Rochester, praying for legislation regulating the sale of cider.

REPORTS OF COMMITTEES.

Mr. Amidon, from the Committee on National Affairs, to whom was referred the bill relating to the representation of New Hampshire in the national gallery at Washington, having considered the same, reported the same in a new draft, and unanimously recommended its passage.

The report was accepted and the bill read once and ordered to a second reading.

Mr. Page, from the same committee, to whom was referred the communication of the Governor of the State of Vermont and the communication of the Bennington Battle Monument Association, in relation to the building of a monument at Bennington, Vt., and in relation to the celebration of the one hundredth anniversary of the battle of Bennington, having considered the same, reported a joint resolution and recommended its passage.

The report was accepted and the joint resolution read once and ordered to a second reading.

The following-entitled bill was introduced by Mr. Dunham of Manchester, read twice and referred to the Committee on the Judiciary.

An act in amendment of an act entitled, "An act in amendment of the charter of the city of Manchester,"

On motion of Mr. Cummings of Exeter,

Resolved, That the revenues of the national government should be used for the sustaining of an efficient, creditable and economical administration, and for the payment of all honest and equitable debts due its citizens, and the surplus be exclusively and sacredly set aside for and devoted to the liquidation of the public debt, and that the national government should not undertake any new obligations, assume any new liabilities, or lend its credit for the furtherance of any speculative schemes

under the guise of internal improvements, that may be for the advantage of any particular locality or corporation.

Mr. Willis of Claremont gave notice that he would to-morrow, or on some subsequent day, move a reconsideration of the vote by which House bill No. 39 entitled, "An act to increase the efficiency and reduce the expenses of the militia," was passed, he having voted with the majority.

Mr. Sise of Portsmouth, gave notice that to-morrow, or on some subsequent day, he would move to reconsider the vote by which an act entitled, "An act in amendment of chapter 230, General Statutes, relative to the liability of persons summoned as trustees," was passed.

On motion of Mr. Colony of Keene, the bill entitled, "An act relating to the board of education in the city of Keene," was taken from the table and referred to the Committee on Education.

On motion of Mr. Wood of Acworth, the bill entitled, "An act to regulate the sale of intoxicating liquors," was taken from the table and referred to the Committee on the Judiciary.

On motion of Mr. Hackett of Portsmouth, the bill entitled, "An act to increase the revenues of the State of New Hampshire," was taken from the table, put back on its second reading, amended, and ordered to a third reading.

On motion of Mr. Bachellor of Littleton, the bill entitled, "An act to encourage the destruction of noxious animals and birds," was taken from the table and Mr. Colony of Keene moved to put it back on its second reading for amendment.

Upon this question Mr. Langdon of Portsmouth demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Grant, Brown of Deerfield, Conner, Amazeen, Burley of Newmarket, Langdon, Clark of Rye, Clark of Sandown, Dow of Windham.

(STRAFFORD COUNTY) James M. Hayes, Vickery, Mosher,

Sawyer, Varney, Hayes of Milton, Hanson of Rochester, A. E. Wentworth, Carter, Freeman of Somersworth, Moses.

(Belknap County) Sleeper, Hodgdon of Barnstead, Sanborn of Gilford, Busiel, Keasar.

(CARROLL COUNTY) David E. Thompson, Smith of Moultonborough, Fellows, Wingate, Smith of Wakefield, Banfield.

(MERRIMACK COUNTY) Durgin, Webster, Gile, Davis of Bradford, Brown of Canterbury, Lake, Cass, Rolfe, Dow of Concord, Hill of Concord, Langley, Albin, Curtice, Neal, Scates of Pittsfield, Ordway, Kimball of Webster.

(HILLSBOROUGH COUNTY) Goodell, Felch, McDonald, Clatur, Cross, Ladd, Huse, Piper, Quimby, Perkins of Manchester, Hill of Manchester, Boyle, Tanswell, Morrison, Follansbee, Robinson of Manchester, Pollard, Dunham, Richardson of Mason, Wallace of Milford, Andrews, Murch, Gage, Vose, Johnson of Weare.

(CHESHIRE COUNTY) Harris, Batchellor of Fitzwilliam, Symonds, Colony, Thurston of Marlborough, Rogers of Marlow, Abbott of Richmond, Eames.

(SULLIVAN COUNTY) Kimball of Charlestown, Rounsevel, Alexander.

(Grafton County) Saunders, Clark of Bath, George, Sherburne of Ellsworth, Furnald, Baker, Martin, Mann, Patterson, Wells, Moulton of Lyman, Smith of Plymouth, Cutter, French of Warren, Hunt.

(Coos County) Grout, Stockwell, Kellum, Brown of Whitefield.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Brown of Brentwood, Tilton of E. Kingston, Edgerly, Porter, Sanborn of Fremont, Peterson, Mason, Palmer of Kensington, Wallace of Newton, Hall of Newmarket, Kelsey, Waldron, Hanson of Portsmouth, Hackett, Sise, Tredick, Goodrich, Bean, Gordon, Locke of Seabrook, Chase of So. Newmarket.

(Strafford County) Locke of Barrington, Clark of Barrington, Cate of Dover, Seavey, Palmer of Dover, John S. Hayes, Davis of Durham, Jones of Farmington, Small, Flanders of Farmington, Cook, Hayes of Rochester, Meader, Lougee, Whitcher, George Wentworth.

(Belknap County) Brown of Belmont, Canney, Johnson of Gilford, Marsh, Thompson of Gilmanton, Moulton of Laconia, Noyes.

(CARROLL COUNTY) Stillings, Lovering, Davis of Effingham, Eastman of Jackson, Ames, Haines.

(Merrimack County) Morgan, Pillsbury of Concord, Young, Humphrey, Sargent of Concord, Dickerman, Lamprey of Concord, Page of Dunbarton, Philbrick, Daniell, Thurston of Franklin, Aiken, Kelley, Crowell, Morse, Smith of Northfield, Randall, Sanborn of Salisbury, Nelson, Davis of Warner, Hardy.

(HILLSBOROUGH COUNTY) Laselle, Starrett, Tolles, Lakin, Senter, Severance, Miller, Lamprey of Manchester, Garvin, Flanders of Manchester, Favor, Kaley, Abbott of Milford, Stevens of Nashua, Thompson of Nashua, Rollins, Priest, Campbell, Seymour, Collins of Peterborough, Bond, Edwards, Atwood, Whiting.

(CHESHIRE COUNTY) Vilas, Jones of Hinsdale, Howes, Sturtevant, Mills, Fay, Wardwell, Chamberlain of Westmoreland.

(Sullivan County) Willis, Sargent of Claremont, Ide, Jackson, Prentiss, Mitchell, Barton, Hitchcock of Newport, Chase of Springfield, Merrill, Perkins of Unity.

Grafton County) Eastman of Ashland, Parker of Benton, Sanborn of Campton, Barney, McClure, Atwood, Cole of Lebanon, Durant, Hurlburt, Bachellor of Littleton, Warden, Flanders of Orange, Gould, Dearborn, Plummer.

(Coos County) Bragg, Flanders of Stewartstown, Cole of Stark.

And 103 members voting in the affirmative and 133 in the

negative, the House refused to put it back upon its second reading.

On motion of Mr. Bachellor of Littleton it was voted to reconsider the vote whereby the House refused to put the bill on its second reading, and the bill was put on its second reading.

Amended and ordered to a third reading.

On motion of Mr. Sise of Portsmouth the House adjourned.

AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

MESSAGE FROM THE SENATE.

The following message was received from the Honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bill and joint resolutions:

An act to authorize the state treasurer to issue registered bonds.

Joint resolution to appropriate money for the increase of the State Prison library.

Joint resolution in favor of deaf, dumb, blind and feeble-minded persons.

Joint resolution to appropriate money for the salary of the chaplain and instructor of the State Prison.

Joint resolution in favor of the Prisoners' Aid Society.

THIRD READINGS.

The following entitled bills being in order for that purpose, were severally read a third time, passed, and sent to the Senate for concurrence:

An act to encourage the destruction of noxious animals and birds.

An act to increase the revenues of the State of New Hamp-shire.

The bill entitled, "An act to provide for a topographical and hydrographical survey of the state," was read a third time, and on motion of Mr. Ordway of Warner laid on the table.

On motion of Mr. Stevens of Nashua,

Resolved, That the bills laid on the table on Tuesday, July 3, be taken from the table and considered.

The bill entitled, "An act repealing chapter 105, Pamphlet Laws of 1874, relating to taxes of non-residents," was taken from the table, and on motion of Mr. Ordway of Warner indefinitely postponed.

TAKEN FROM THE TABLE.

The following-entitled bills were taken from the table, passed, and sent to the Senate for concurrence:

An act in amendment of section 7 chapter 173 of the General Statutes, in regard to the publication of probate notices.

An act in regard to partition fences.

SENATE BILL.

The following-entitled Senate bill was read a third time and passed:

An act in relation to taxes paid by savings banks to the United States.

On motion of Mr. Colony of Keene, the joint resolution in aid of the Normal School was taken from the table and referred to the Committee on Education.

On motion of Mr. Ordway of Warner the bill entitled, "An act to change the time of holding the election for the choice of town officers," was taken from the table and referred to the Committee on Constitutional Amendments.

The bill entitled, "An act in relation to public printing," was taken from the table and referred to the Committee on the Judiciary.

On motion of Mr. Hodgdon of Barnstead the House ad journed.

FRIDAY, July 6, 1877.

The House met at 10 o'clock A. M.

(The speaker in the chair.)

Prayer was offered by the Rev. Mr. Scott of Concord.

On motion of Mr. Stevens of Nashua the bill entitled, "An act in relation to public printing," was taken up, and on motion of Mr. Vilas of Alstead laid on the table to be printed.

PETITIONS, ETC., PRESENTED AND REFERRED.

To the Committee on the Judiciary:

By Mr. Durant of Lebanon, the petition of Isaac Stratton and 37 others, citizens of Keene, for the repeal of the law regulating the practice of medicine and surgery, passed June session, 1875.

By the same gentleman, the petition of Perley W. Rowell and 51 others of Loudon, for the passage of an act allowing women to vote in all district school meetings in which they would be entitled to vote if they were men.

By the same gentleman, the petition of Mrs. W. A. Preston and 43 others of New Ipswich, for the equal political rights of all American citizens, irrespective of sex.

By the same gentleman, the petition of H. F. Batchelder and 19 others of Loudon, for the equal rights of all American citizens, irrespective of sex.

By the same gentleman, the petition of Kate T. Clark and 14 others of Auburn, for the equal rights of all American citizens, irrespective of sex.

By the same gentleman, the petition of Rev. Thomas V. Haines and 98 others of North Hampton, for the equal political rights of all American citizens, irrespective of sex.

By the same gentleman, the petition of Dr. M. O. A. Hunt and 51 others of Manchester, for the equal political rights of all American citizens, irrespective of sex.

By the same gentleman, the petition of Phœba A. Curtland and 19 others of Lee, for the equal political rights of all American citizens, irrespective of sex.

By the same gentleman, the petition of Nathaniel White and 29 others, citizens of Concord, for the equal political rights of all American citizens, irrespective of sex.

By the same gentleman, the petition of Frank W. Merrill and 37 others of Portsmouth, for the equal political rights of all American citizens, irrespective of sex.

REPORTS OF COMMITTEES.

Mr. Cross, from the Committee on the Judiciary, to whom was referred the joint resolution entitled, "Joint resolution for the appointment of a committee by the governor and council to examine the pauper system and management," having considered the same, reported the same with the following resolution:

Resolved, That the judiciary committee recommend the passage of the joint resolution.

The report was accepted and the bill laid on the table to print.

Mr. Hackett, from the same committee, to whom was referred the bill entitled, "An act repealing section 4, chapter 5 of Pamphlet Laws of 1876, by which the town of Livermore is classed with the towns of Lincoln and Woodstock for the purpose of sending a representative to the general court," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

The report was accepted and the resolution adopted.

Mr. Ordway, from the Committee on Finance, to whom was referred the joint resolution providing for a board of commissioners to examine and ascertain whether all classes of property are equally taxed, &c., introduced by Mr. Ordway of Warner,

having considered the same, reported the same and recommended its passage.

The report was accepted and the bill laid on the table to be printed.

Mr. Barton, from the Committee on National Affairs, to whom was referred the resolution entitled, "A resolution in favor of the department of justice at Washington," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution laid on the table to print.

Mr. Batcheller, from the special committee, to whom was referred the bill entitled, "An act in amendment of chapter 99 of the General Statutes, in relation to trials of complaints and indictments for being a common seller of spirituous liquor or for keeping the same for sale," having considered the same, reported the same without amendment.

The report was accepted and the bill laid on the table to print.

Resolved by the House of Representatives, the Honorable Senate concurring, That the present session of the legislature be brought to a close on Saturday, July 14, 1877.

On motion of Mr. Stevens of Nashua,

Resolved, That the business that would be in order at eleven o'clock, be in order at the present time.

SECOND READINGS.

The following-entitled bill and joint resolution being in order for that purpose, were severally read a second time and laid on the table to print.

An act providing for the representation of New Hampshire in the national gallery at the capitol in Washington.

Joint resolution relating to the celebration of the centennial anniversary of the battle of Bennington, and in aid of erecting a monument in commemoration of the same, and defraying expenses of troops. The special committee to whom was referred sundry petitions relating to the Winnipiseogee Lake Cotton and Woolen Manufacturing Company, made a report and introduced the following joint resolution, which was read a first time and ordered to a second reading:

Joint resolution for the appointment of a commission to inquire into and report what legislation, if any, may be necessary in relation to the Winnipiseogee Lake Cotton and Woolen Manufacturing Company.

SPECIAL ORDER.

The special order of the day was called for, it being the consideration of the bill entitled, "An act providing for the erection of a new State Prison."

DISCUSSION ENSUED.

Pending the discussion, on motion of Mr. Langdon of Portsmouth, the House adjourned.

AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

The unfinished business of the morning was called for, it being the bill entitled, "An act for the erection of a new State Prison."

DISCUSSION ENSUED.

The bill was amended and ordered to a third reading, and on motion of Mr. Sise of Portsmouth, the rules were suspended and the bill read a third time.

Upon the question, shall the bill pass? the year and nays were demanded, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Brown of Brentwood, Shepard, Robie, Collins of Danville, Porter, Cummings, Burlingame,

Conner, Peterson, Eastman of Hampstead, Chase of Kingston, Clark of Londonderry, Boyd, Davis of Plaistow, Waldron, Hanson of Portsmouth, Hackett, Sise, Call, Sherburne of Portsmouth, Chase of South Newmarket.

(STRAFFORD COUNTY) Clark of Barrington, Wentworth of Dover, Cate of Dover, Seavey, Vickery, Mosher, Palmer of Dover, Sawyer, Washington P. Hayes, John S. Hayes, Flanders of Farmington, Varney, Hayes of Milton, Cutts, Chamberlain of New Durham, Hayes of Rochester, Meader, Lougee, Hanson of Rochester, Converse, Whitehouse, A. E. Wentworth, Freeman of Somersworth, Moses, George Wentworth.

(Belknap County) Sleeper, Brown of Belmont, Hodgdon of Barnstead, Thompson of Gilmanton, Moulton of Laconia, Plaisted, Robinson of New Hampton, Noyes.

(Carroll County) Lovering, David E. Thompson, Samuel D. Thompson, Morey, Eastman of Jackson, Fellows, Carr, Smith of Wakefield, Banfield.

(MERRIMACK COUNTY) Perkins of Allenstown, Webster, Gile, Davis of Bradford, Brown of Canterbury, Lake, Cass, Rolfe, Robinson of Concord, Holden, Pillsbury of Concord, Young, Stevens of Concord, Humphrey, Sargent of Concord, Dow of Concord, Dickerman, Hill of Concord, Kilburn, Lamprey of Concord, Smith of Concord, Langley, Page of Dunbarton, Daniell, Thurston of Franklin, Morrill, Albin, Head, Crowell, Curtice, Sanborn of Loudon, Neal, Morse, Little, Osgood, Sanborn of Salisbury, Nelson, Ordway, Kimball of Webster.

(HILLSBOROUGH COUNTY) Hartshorn, Goodell, Felch, Mc-Donald, Stark, Laselle, Pierce, Clark of Hillsborough, Worcester, Tolles, Lakin, Severance, Clatur, Richardson of Manchester, Cross, Newell, Ladd, Huse, Miller, Lamprey of Manchester, Piper, Quimby, Perkins of Manchester, Hill of Manchester, Conway, Boyle, Tanswell, Morrison, Garvin, Flanders of Manchester, Follansbee, Robinson of Manchester, Dunham, Favor, Richardson of Mason, Kaley, Wallace of Milford, Abbott of Milford, Kendall of Mont Vernon, Andrews, Flaherty, Stevens of Nashua, Thompson of Nashua, Rollins, Murch, Vose,

Collins of Peterborough, Bond, Edwards, Atwood, Johnson of Weare, Gregg.

(CHESHIRE COUNTY) Harris, Learned, Batcheller of Fitzwilliam, Isham, Symonds, Amidon, Jones of Hinsdale, Mills, Abbott of Richmond, Kingsbury, Silsby, Eames.

(Sullivan County) Wood of Acworth, Royce, Kimball of Charlestown, Willis, Colby, Sargent of Claremont, Ide, Jackson, Barton, Hitchcock of Newport, Fairbanks, Chase of Springfield, Merrill, Train.

(Grafton County) Sinclair, Foster, Barney, George, Fitts, Furnald, Baker, Blodgett, Patterson, Durant, Waterman, Sawtelle, Warden, Ford, Gould, Smith of Plymouth, Cutter, Dearborn, Plummer.

(Coos County) Paine, Crawford, Aldrich, Grout, Wight, Sumner, Bragg, Evans of Gorham, Hicks, Stockwell, Phipps, Scates of Randolph, Evans of Shelburne, Brown of Whitefield, Lane.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Brown of Deerfield, Sanborn of Fremont, Mason, Jones of Hampton Falls, Palmer of Kensington, Amazeen, Wallace of Newton, Hall of Newmarket, Burley of Newmarket, Lamprey of North Hampton, Hodgdon of Portsmouth, Tredick, Langdon, Clark of Rye, Bean, Locke of Seabrook, Clark of Sandown.

(STRAFFORD COUNTY) Davis of Durham, Jones of Farmington, Small, Cook, McDuffee.

(Belknap County) Canney, Crane, Sanborn of Gilford, Johnson of Gilford, Marsh, Davis of Meredith, Keasar.

(CARROLL COUNTY) Shackford, Tasker, Stillings, Perkins of Eaton, Tyler, Frost, Smith of Moultonborough, Ames, Wingate, Haines.

(MERRIMACK COUNTY) Durgin, Morgan, Philbrick, Kelley, Randall, Hardy.

(HILLSBOROUGH COUNTY) Richardson of Francestown, Starrett, Pike, Senter, Pollard, Parker of Merrimack, Banks, McQuesten, Priest, Farwell, Campbell, Whiting.

(CHESHIRE COUNTY) Vilas, Fassett, Coburn, Howes, Sturtevant, Sherman, Spaulding, Colony, Rogers of Marlow, Whittemore, Carpenter, Abbott of Swanzey, Wardwell, Burt, Brown of Walpole, Chamberlain of Westmoreland, Swan.

(SULLIVAN COUNTY) Blanchard, Rogers of Goshen, Alexander, Prentiss, Mitchell, Perkins of Unity.

(Grafton County) Eastman of Bethlehem, Clark of Bath, Parker of Benton, Tilton of Bridgewater, Sanborn of Campton, Sherburne of Ellsworth, Applebee, Martin, Mann, Hitchcock of Hanover, McClure, Burleigh of Holderness, Cole of Lebanon, Hurlburt, Bachellor of Littleton, Moulton of Lyman, Flanders of Orange, French of Warren, Hunt.

(Coos County) Hall of Clarksville, Kellum, Hinman, Straw, Flanders of Stewartstown, Cole of Stark.

And 214 members voting in the affirmative, and 105 members in the negative, the bill passed, and was sent to the Senate for concurrence.

Mr. Ordway of Warner, moved to reconsider the vote whereby the House passed the bill, and to lay the motion on the table. Carried.

On motion of Mr. Stevens of Nashua,

Resolved, That when the House adjourns it adjourn to meet to-morrow morning at 8.30 o'clock, and when it adjourns to-morrow, it be to meet at 4 o'clock on Monday afternoon.

On motion of Mr. Stevens of Nashua,

Resolved, That all business that would be in order to-morrow morning, be in order at the present time.

On motion of Mr. Stevens of Nashua, the bill entitled, "An act to reorganize and equalize the senatorial districts according to the amended constitution," was made the special order or Wednesday, July 11, at 11 o'clock in the forenoon.

REPORTS OF COMMITTEES.

Mr. Hayes, from the Committee on the Judiciary, to whom was referred the bill entitled, "An act in amendment of chapter 129 of the General Statutes, relating to pounds and distraining animals," having considered the same, reported the same with the following resolution:

Resolved, That in the opinion of the committee the bill ought to pass.

The report was accepted and the bill laid on the table to be printed.

Mr. Lougee, from the Committee on Education, to whom was referred the bill entitled, "An act in amendment of chapter 79 of the General Statutes, relating to meetings and officers of school districts," having considered the same, reported the same with the following resolution:

Resolved, That the committee hereby recommend that the bill pass.

The report was accepted and the bill laid on the table to print.

Mr. Fay, from the Committee on Fisheries, to whom was referred the bill entitled, "An act for the protection of fish in Moran Lake," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

The report was accepted and the resolution adopted.

Mr. Richardson, from the Committee on Banks, to whom was referred the bill entitled, "An act in amendment of section 6, chapter 71 of the Pamphlet Laws of 1874, for the better protection of savings bank depositors," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

The report was accepted and the resolution adopted.

Mr. Barton, from the Committee on the Judiciary, to whom was referred the bill entitled, "An act in amendment of chapter

264 of the General Statutes, relating to homicides and offenses against the person, and of chapter 20 of the Pamphlet Laws of 1869, in amendment thereof," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate on the subject.

The report was accepted and the resolution adopted.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act to regulate the construction of telegraph lines," having considered the same, reported the same in a new draft, and recommended its passage.

The report was accepted and the bill read once and ordered to a second reading.

Mr. Warden, from the Committee on Roads, Bridges and Canals, to whom was referred the bill entitled, "Joint resolution in aid of the Warner and Kearsarge Mountain Road," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

The report was accepted and the resolution adopted.

Mr. Robinson, from the Committee on Incorporations, to whom was referred the bill entitled, "An act to incorporate the United States Marbleoid Company," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill ordered to a third reading.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act to incorporate Friendship Lodge, No. 19, Independent Order of Odd Fellows, in Hooksett," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Huse, from the Committee on Constitutional Amendments

ments, to whom was referred the bill entitled, "An act to change the time of holding the elections for the choice of town officers," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Bachellor, from the Committee on Education, to whom was referred the bill entitled, "An act to establish boards of education in such school districts of the state as desire the same," having considered the same, reported the same, and recommended its passage.

The report was accepted and the bill laid on the table to be printed.

The following-entitled bills were taken from the table and referred.

To the Committee on the Judiciary:

An act to prevent towns and cities from aiding railroads and other corporations.

An act to exempt from taxation certain improvements on farms.

The bill entitled, "An act relating to the town of Rye," was taken from the table and ordered to a third reading.

The bill entitled, "An act regulating the sale of cider," was taken from the table and amendments offered.

Mr. Eastman of Hampstead moved that the bill be indefinitely postponed.

Pending this motion, on motion of Mr. Brown of Brentwood, the House adjourned.

SATURDAY, JULY 7, 1877.

The House met at 8.30 o'clock, agreeably to adjournment.

(The speaker in the chair.)

Prayer was offered by the chaplain.

PETITIONS, ETC., PRESENTED AND REFERRED.

To the Committee on the Judiciary:

By Mr. Converse of Rollinsford, the petition of William H. Rollins and 119 others, relative to the law regarding cemeteries:

MESSAGE FROM THE SENATE.

The following message was received from the Honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bills and joint resolutions:

An act to extend the charter of the Sullivan Savings Institution.

An act in amendment of chapter 230, General Statutes, relative to the liability of persons summoned as trustees.

An act providing for refunding the outstanding liabilities of the Portland and Ogdensburg Railroad Company.

An act providing for the trial of small causes without the intervention of a jury.

An act to amend section 7 of chapter 235 of the General Statutes, in relation to police officers.

An act to incorporate the Sunapee Lake Steamboat Company.

An act to incorporate the Union Church Association in Shelburne.

An act to incorporate the Union Manufacturing Company.

An act to fix the time when the constitutional amendments adopted in March last shall take effect, and also providing for compiling the statutes of the state.

An act to provide for an assessment and collection of a state tax.

An act in regard to a temporary loan.

An act in amendment of chapter 186 of the General Statutes, relating to trustees of estates.

An act in relation to the New Hampshire Asylum for the Insane.

An act in relation to the rate of board at the State Reform School.

An act in amendment of chapter 21, passed June session, 1876, extending the jurisdiction of police courts in civil causes.

An act explanatory of an act passed June session, 1876, entitled, "An act to remove the disabilities of married women."

An act in relation to the Monadnock Railroad Company.

An act in amendment of an act entitled, "An act to establish a new proportion for the assessment of public taxes," approved July 20, 1876.

An act in amendment of an act to incorporate the New Hampshire Missionary Society.

An act to incorporate the Cross Pulp Company.

An act to amend chapter 25 of the Pamphlet Laws of 1876, relating to the present judiciary system.

An act in amendment of chapter 259, General Statutes, relating to offenses against public justice.

An act to incorporate the Upper Coos and Essex Agricultural Society.

An act concerning the observance of Decoration Day as a legal holiday.

An act to incorporate Mount Horeb Chapter, No. 11, Royal Arch Masons.

Joint resolution for appropriations through the White Mountain Notch.

Joint resolution in favor of a highway in the towns of Errol and Wentworth's Location.

Joint resolution authorizing the state treasurer to pay the town of Jaffrey its proportion of the literary fund for 1876.

Joint resolution for the relief of the City Savings Bank in Manchester.

Joint resolution in favor of the roads in the town of Dixville, Coos county.

Joint resolution in favor of the main traveled road through the town of Randolph.

Joint resolution in favor of W. H. Cummings, S. G. Griffin, J. W. Parsons and Charles H. Bartlett.

Joint resolution in relation to the claim of Warren M. Kelley for arrears of pay.

The Senate deem it inexpedient to legislate upon the following-entitled House bills:

An act in regard to the protection of fish and in amendment of chapter 1 of the laws of 1868, chapter 21 of the laws of 1870, and chapter 55 of the laws of 1872.

An act to increase the efficiency and reduce the expenses of the state militia.

An act to encourage the destruction of noxious animals and birds.

An act in amendment of section 12 of chapter 75 of the General Statutes, in regard to the support of county paupers.

The Senate concur with the House of Representatives in the passage of the following bill with amendment:

An act in amendment of the charter of the city of Portsmouth, providing for a board of instruction.

On motion of Mr. Hackett of Portsmouth, the Senate amendment to the bill entitled, "An act in amendment of the charter of the city of Portsmouth, providing for a board of instruction," was concurred in.

Mr. Ordway of Warner gave notice that he would introduce a motion to reconsider the vote whereby the House voted to close the session next week, he having voted in the affirmative.

REPORT OF A COMMITTEE.

Mr. Cate, from the Committee on Agriculture, to whom was

referred the report of the agriculture committee, having considered the same, reported the following resolution:

Resolved, That so much of the agricultural report as relates to the International Exhibition be referred to the Committee on National Affairs.

The report was accepted and the resolution adopted.

On motion of Mr. Stevens of Nashua,

Resolved, That so much of the resolution as relates to the adjournment of this House to Monday afternoon at 4 o'clock be reconsidered.

On motion of the same gentleman,

Resolved, That when the House adjourns this forenoon it ad journ to meet on Monday evening at 8 o'clock.

On motion of Mr. John S. Hayes of Dover the House adjourned.

MONDAY, July 9, 1877.

The House met at 8 o'clock P. M., agreeably to adjournment.

(The speaker in the chair.)

Prayer was offered by the chaplain.

BILL INTRODUCED, READ TWICE AND REFERRED.

To the Committee on the Judiciary:

By Mr. Wallace of Newton, an act to prevent the destruction of sheep by dogs.

On motion of Mr. Stevens of Nashua,

Resolved, That the Committee on Railroads be instructed to inquire into the expediency of amending the charter of the Lowell and Windham Railroad, passed June session, 1874, and report thereon.

MESSAGE FROM THE SENATE.

The following message was received from the Honorable Senate by their clerk:

Mr. Speaker:

The Senate deem it inexpedient to legislate upon the following-entitled House bills:

An act in relation to partition fences.

An act to facilitate the collection of taxes upon wood, bark, logs and lumber.

BILLS, ETC., TAKEN FROM THE TABLE AND ORDERED TO A THIRD READING.

The following-entitled bills and joint resolutions being in order for that purpose, were taken from the table and ordered to a third reading:

An act in amendment of chapter 79 of the General Statutes, relating to meetings and officers of school districts.

An act in amendment of chapter 129, General Statutes, relating to pounds and distraining animals.

An act to establish boards of education in such school districts of the state as may desire the same.

Joint resolution in favor of department of justice at Washington.

Joint resolution for the appointment of a committee by the governor and council to examine the pauper system and management.

Joint resolution providing for a board of commissioners to examine and ascertain whether all classes of property are equally taxed, and to recommend a plan to relieve the towns and cities from what is known as the state tax.

Joint resolution relating to the celebration of the centennial anniversary of the battle of Bennington, and in aid of erecting a monument in commemoration of the same, and defraying the expenses of troops.

REPORTS OF COMMITTEES.

Mr. Hackett, from the Committee on the Judiciary, to whom was referred the bill entitled, "An act defining the compensation of the justices of the supreme court," having considered the same, reported the same in a new draft with the following resolution:

Resolved, That the bill ought to pass.

The report was accepted and the bill read a first time and ordered to a second reading.

The Committee on Railroads, to whom was referred the returns of the Boston, Concord and Montreal Railroad, the Concord and Claremont Railroad, the Sullivan County Railroad, the Suncook Valley Railroad, the Concord Railroad, the Nashua and Lowell Railroad, the Wilton Railroad, the Peterborough Railroad, the Manchester and Lawrence Railroad, the Portsmouth, Great Falls and Conway Railroad, the Cheshire Railroad, the Eastern Railroad in New Hampshire, the Nashua and Rochester Railroad, the Monadnock Railroad, the Worcester and Nashua Railroad, the Atlantic and St. Lawrence Railroad, the Boston and Maine Railroad, the Concord and Portsmouth Railroad, the Northern Railroad, reported that they had examined the same and reported the following resolution:

Resolved, That they be placed on file in the secretary of state's office.

The report was accepted and the resolution adopted.

BILLS, ETC., INTRODUCED, READ TWICE AND REFERRED.

To the Committee on the Judiciary:

By Mr. Mosher of Dover, an act in amendment of chapter 161, section 9 of the General Statutes, concerning the solemnization of marriages.

To the Committee on Incorporations:

By Mr. Wallace of Milford, an act to incorporate the Appleton Hotel Company.

On motion of Mr. Pierce of Hillsborough, the House adjourned.

TUESDAY, JULY 10, 1877.

The House met at 10 o'clock A. M.

(The speaker in the chair.)

Prayer was offered by the chaplain.

REPORTS OF COMMITTEES.

Mr. Amidon, from the Committee on Railroads, to whom was referred the resolution inquiring into the expediency of amending the charter of the Lowell and Windham Railroad, having considered the same, reported a bill.

The report was accepted and the bill read once and ordered to a second reading.

Mr. Willis, from the same committee, to whom was referred the bill entitled, "An act to incorporate the Manchester and Fitchburg Railroad," having considered the same, reported the bill in a new draft.

The report was accepted, the bill read once and ordered to a second reading.

Mr. Wallace, from the Committee on the Judiciary, to whom was referred the matter of the payment of the board of commissioners to revise, codify and amend the tax laws of the state, having considered the same, reported a draft of a joint resolution, entitled, "A joint resolution in favor of George Y. Sawyer, Jonas Livingston and the heirs of Hiram R. Roberts," with the following resolution:

Resolved, That the same pass.

The report was accepted and the resolution read once and ordered to a second reading.

Mr. Amidon, from the Committee on National Affairs, to

whom was referred the joint resolution of thanks for portraits, having considered the same, reported the same and recommended its passage.

The report was accepted and the resolution ordered to a third reading.

Mr. Stevens, from the Committee on the Judiciary, to whom was referred the bill entitled, "An act to exempt from taxation certain improvements on farms," having considered the same, reported the same with the recommendation that it pass.

The report was accepted and the bill ordered to a third reading.

Mr. Barton, from the same committee, to whom was referred the bill entitled, "An act to protect the Eastern Railroad in New Hampshire," having considered the same, reported the same with the following resolution:

Resolved, That the bill be postponed to the next session of the legislature.

The report was accepted and the resolution adopted.

Mr. Eastman, from the Committee on the Agricultural College, to whom was referred a joint resolution in favor of the New Hampshire College of Agriculture and Mechanic Arts, having examined the same, reported the same without amendment, and unanimously recommended its passage.

The report was accepted and the bill ordered to a third reading.

Mr. Stevens, from the Committee on the Judiciary, to whom was referred the bill entitled, "An act defining the representation of towns of less than six hundred population, as shown by the census of 1870," having considered the same, reported the same with amendments, and recommended its passage.

The report was accepted, and on motion of Mr. Bachellor of Littleton, the bill and amendments were laid on the table to be printed.

The Committee on the Asylum for the Insane made a report

in regard to the memorial of Richard Woodham and wife, which was accepted.

REPORT OF THE COMMITTEE ON ENGROSSED BILLS.

House of Representatives.

June Session, 1877.

The joint Committee on Engrossed Bills, on the part of the House, report that they have carefully examined and find correctly engrossed the following bills and joint resolutions:

Joint resolution extending the hospitalities of the state to the President of the United States.

Joint resolution authorizing the secretary of state to procure one copy of the People Hand-Book for the governor and council each.

An act to establish a board of education in school district No. 8 in Rochester, and to enable it to raise money for the support of schools therein.

An act to establish a board of education in union school district No. 2 in Bristol.

An act to incorporate the Portsmouth Temperance Mutual Relief Association.

An act in amendment of chapter 113 section 2 of laws of June session of 1876.

An act to extend the charter of the Pine River Lumber Company.

An act to incorporate Washington Lodge, No. 4, Independent Order of Odd Fellows.

An act in amendment of and in addition to an act in relation to the Somersworth Savings Bank, passed June session, 1874.

An act in amendment of chapter 124 of the General Statutes, relating to homesteads.

An act to incorporate the Nashua Protestant Home for Aged Women.

An act to incorporate the Nashua Bobbin and Shuttle Company.

An act to incorporate the New Hampshire Conference Preachers' Aid Society of the Methodist Episcopal Church.

An act to repeal chapter 46 of the Pamphlet Laws of 1876, entitled, "An act in amendment of section 2 of chapter 193 of the General Statutes."

An act in amendment of section 1, chapter 43 of the Pamphlet Laws of 1876, in relation to the times and places of holding the probate courts in the county of Grafton.

An act to apportion the state tax between the towns of Landaff and Easton.

An act to incorporate the Carroll Steamboat Company.

An act in further amendment of chapter 15 of the Pamphlet Laws of 1876, in relation to the probate courts of the county of Coos.

An act to incorporate the Uncanoonuck Road Company.

An act to incorporate the Saunders Shoe Manufacturing Company.

An act to incorporate the Chester and Derry Telegraph Company.

An act to incorporate the Concord Masonic Association.

An act in amendment of an act to incorporate the Dartmouth Savings Bank at Hanover.

An act in relation to the Portland and Ogdensburg Railroad Company.

Joint resolution providing for the contingent expenses of the governor.

An act to amend the charter of the Windsor and Forest Line Railroad.

An act to incorporate the Farmington and Rochester Railroad.

An act to establish a board of education in school district No. 13 in the town of Gilford.

Joint resolution in favor of the State Library.

An act in relation to public cemeteries.

An act to authorize the Monadnock Railroad Company to subscribe to the capital stock of the Peterborough and Hillsborough Railroad Company.

An act to disannex the taxable property of Thaddeus B. Crossett and Julius R. Crossett, and all the real estate belonging to John Currier of Langdon, lying in Acworth, from school district No. 13, in Acworth, and annex the same to school district No. 11, in said town, for school purposes.

An act to increase the capital stock of the Cocheco Manufacturing Company.

An act in addition to the act entitled, "An act to incorporate certain persons by the name of the Trustees of the Protestant Episcopal Church in New Hampshire."

An act in amendment of chapter 66, General Statutes, relating to repairing of highways.

Joint resolution in favor of the repeal of the national bankrupt law.

Joint resolution relating to the relief map of the state.

An act to incorporate the Glen Lodge, No. 54, Independent Order of Odd Fellows at Gorham.

An act to extend the charter of the Carroll County Five Cents Savings Bank of Wolfeborough.

An act prohibiting the allowing of coal tar, refuse or deposits from gas-works to flow into or being deposited in the waters of the Squamscot river.

An act to sever the homestead farm of John B. Lord from school district No. 1 in Brookfield and annex the same to school district No. 12 in Wakefield for schooling.

An act to enable the town of Mont Vernon to aid the McCollum Institute.

Joint resolution relating to the claim of Cyrus K. Drake.

An act to sever certain territory from the town of Hampstead and annex the same to the town of Danville.

An act in relation to challenges in capital cases.

An act for the protection of fish in Lakin's Pond in Hooksett.

An act to provide for the protection and security of public libraries.

An act to incorporate certain dentists by the name of the New Hampshire Dental Society.

An act to incorporate Columbian Lodge, No. 53, of Free Masons, of Walpole.

An act to incorporate the Rochester Aqueduct and Water Company.

An act to incorporate the Strafford County Manufacturing Company.

An act to incorporate the Magdalena River Railroad.

An act in amendment of chapter 233 of the General Statutes, in relation to hearings before town officers.

An act providing for funding the indebtedness of the Peterborough Railroad.

Joint resolution in favor of James W. Colby.

An act to suppress exhibitions of the fighting of birds, dogs or other animals.

Joint resolution relating to the adjutant-general's department.

An act to amend the charter of the Kearsarge Summit Road Company.

An act for the better preservation of the records of the doings of county delegations.

An act to incorporate the trustees of the Home for Indigent Women.

Ap act in amendment of section 2 of chapter 54 of the Pamphlet Laws passed June session, 1873, in relation to public parks and cemeteries.

Joint resolution in favor of Prisoners' Aid Society.

Joint resolution in favor of deaf, dumb, blind and feeble minded persons.

Joint resolution to appropriate money for the increase of the State Prison Library.

An act to authorize the state treasurer to issue registered bonds.

An act in amendment of an act entitled, "An act to establish a new proportion for the assessment of public taxes," approved July 20, 1876.

An act in amendment of an act to incorporate the New Hampshire Missionary Society.

An act to incorporate the Cross Pulp Company.

An act to amend chapter 25 of the Pamphlet Laws of 1876, relating to the present judiciary system.

An act in amendment of chapter 259, General Statutes, relating to offenses against public justice.

An act to incorporate the Upper Coos and Essex Agricultural Society.

An act concerning the observance of Decoration Day as a legal holiday.

An act to incorporate Mount Horeb Chapter, No. 11, Royal Arch Masons.

Joint resolution authorizing the state treasurer to pay the town of Jaffrey its proportion of the literary fund for 1876.

An act in amendment of chapter 230, General Statutes, relative to the liability of persons summoned as trustees.

Joint resolution for appropriations through the White Mountain Notch.

An act providing for refunding the outstanding liabilities and stock of the Portland and Ogdensburg Railroad Company.

Joint resolution in favor of a highway in the towns of Erroll and Wentworth's Location.

An act providing for the trial of small causes without the intervention of a jury.

An act to amend section 7 of chapter 235 of the General Statutes, in relation to police officers.

An act to incorporate the Sunapee Lake Steamboat Company.

An act to incorporate the Union Church Association in Shelburne.

An act to incorporate the Union Manufacturing Company.

Joint resolution for the relief of the City Savings Bank in Manchester.

Joint resolution in favor of the roads in the town of Dixville, Coos county.

Joint resolution in favor of the main traveled road through the town of Randolph.

An act in regard to a temporary loan.

Joint resolution in favor of William H. Cummings, S. G. Griffin, J. W. Parsons and Charles H. Bartlett.

An act in amendment of chapter 186 of the General Statutes, relating to trustees of estates.

J. C. A. HILL,

For the Committee.

(Mr. Wood of Acworth in the chair.)

PETITIONS, ETC., PRESENTED AND REFERRED.

To the Committee on the Judiciary:

By Mr. Brown of Canterbury, the petition of Galen Foster and 39 others, citizens of Canterbury, for a law authorizing women to vote in school meetings on the same terms as men.

By the same gentleman, the petition of Marcia E. Hastings and 49 others, citizens of Canterbury, for a law authorizing women to vote in school meetings on the same terms as men.

By the same gentleman, the petition of Mrs. D. M. Clough

and 32 others, residents of the town of Canterbury, for the legislature to take steps for amending the constitution so as to allow women to vote on the same terms as men.

BILLS INTRODUCED, READ TWICE AND REFERRED.

To the Committee on the Judiciary:

By Mr. Cross of Manchester, an act in amendment to chapter 141 of the General Statutes, relating to aqueduct and gas-light companies.

To the Committee on Fisheries:

By Mr. Bragg of Erroll, an act in amendment to chapter 55 of the Pamphlet Laws passed June session, 1872, entitled, "An act for the better protection of trout."

MESSAGE FROM THE SENATE.

The following message was received from the Honorable Senate by their clerk:

Mr. Speaker:

The Senate have passed the following bill, in the passage of which they ask the concurrence of the House of Representatives:

An act to incorporate the Manchester Board of Trade.

SENATE BILL.

The following-entitled Senate bill was read twice and referred to the Committee on Incorporations.

An act to incorporate the Manchester Board of Trade.

(The speaker in the chair.)

Mr. Cross of Manchester moved that the vote passed by the House, that it was inexpedient to legislate on the bill entitled, "An act providing for the establishment of railroad corporations by general law," be reconsidered.

Mr. Stevens of Nashua called for the regular order.

SECOND READINGS.

The following-entitled bills and resolutions being in order for that purpose, were read a second time and ordered to a third reading:

An act to incorporate the Manchester and Fitchburg Railroad.

An act in amendment of an act to incorporate the Lowell and Windham Railroad, passed June session, 1874.

Joint resolution in favor of George Y. Sawyer, Jonas Livingston and the heirs of Hiram R. Roberts.

Joint resolution for the appointment of a commission to inquire into and report what legislation, if any, may be necessary in relation to the Winnipiseogee Lake Cotton and Woolen Manufacturing Company.

The following-entitled bills were read a second time and laid upon the table to print:

An act to regulate the construction of telegraph lines.

An act defining the compensation of the justices of the supreme court.

MESSAGE FROM THE SENATE.

The following message was received from the Honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bills:

An act to incorporate the Excelsior Paper Stock Company.

An act in amendment of section 7, chapter 173 of the General Statutes, in regard to the publication of probate notices.

BILL ORDERED TO A THIRD READING.

The following-entitled bill was taken from the table and ordered to a third reading:

An act in amendment of chapter 99, General Statutes, in relation to trials of complaints and indictments for being a common seller of spirituous liquor or for keeping the same for sale.

The bill entitled, "An act providing for the representation of New Hampshire in the national gallery at the capitol in Washington," was taken from the table, an amendment offered, and on motion of Mr. Cross of Manchester, laid upon the table.

On motion of Mr. Mosher of Dover, the bill entitled, "An act making an appropriation for the State Normal School," was taken from the table and an amendment offered.

DISCUSSION ENSUED.

Pending the discussion, on motion of Mr. Head of Hooksett, the House adjourned.

AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

THIRD READINGS.

The following-entitled bills and joint resolutions being in order for that purpose, were read a third time, passed, and sent to the Senate for concurrence:

An act to incorporate Friendship Lodge, No. 19, Independent Order of Odd Fellows, in Hooksett.

An act to incorporate the United States Marbleoid Company.

An act in amendment of chapter 79 of the General Statutes, relating to meetings and officers of school districts.

An act in amendment of chapter 129, General Statutes, relating to pounds and distraining animals.

(Mr. Cummings of Exeter in the chair.)

An act to change the time of holding the election for the choice of town officers.

An act relating to the town of Rye.

An act to establish boards of education in such school districts of the state as may desire the same.

Joint resolution in favor of department of justice at Washington.

Joint resolution for the appointment of a commission by the governor and council to examine the pauper system and management, was read a third time.

Mr. Topliff of Manchester moved that the resolution be indefinitely postponed, and called for a division, and 123 members voted in the affirmative and 131 in the negative, and the House refused to indefinitely postpone.

Upon this question the yeas and nays were demanded by Mr. Stevens of Nashua, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Brown of Brentwood, Wilcomb, Tilton of East Kingston, Norris, Porter, Burlingame, Peterson, Eastman of Hampstead, Mason, Jones of Hampton Falls, Chase of Kingston, Boyd, Amazeen, Hoyt, Hall of Newmarket, Cate of Northwood, Kelsey, Lamprey of North Hampton, Davis of Plaistow, Hanson of Portsmouth, Sherburne of Portsmouth, Langdon, Bean, Gordon, Clark of Sandown, Chase of South Newmarket, Gear, Dow of Windham.

(STRAFFORD COUNTY) Clark of Barrington, Cate of Dover, Seavey, Palmer of Dover, Sawyer, John S. Hayes, Davis of Durham, Small, Cook, Hayes of Milton, Cutts, Chamberlain of New Durham, Hayes of Rochester, Meader, Hanson of Rochester, McDuffee, Corverse, Whitcher, Whitehouse, Moses, George Wentworth.

(Belknap County) Hayes of Alton, Sleeper, Emerson, Hodgdon of Barnstead, Sanborn of Gilford, Thompson of Gilmanton, Robinson of Laconia, Davis of Meredith, Robinson of New Hampton, Keasar.

(CARROLL COUNTY) Stillings, Walker, David E. Thompson,

Perkins of Eaton, Davis of Effingham, Morey, Eastman of Jackson, Smith of Moultonborough, Ames, Weed, Smith of Wakefield, Haines, Banfield.

(MERRIMACK COUNTY) Durgin, Webster, Gile, Brown of Canterbury, Lake, Rolfe, Young, Sargent of Concord, Dickerman, Lamprey of Concord, Philbrick, Thurston of Franklin, Sanborn of Loudon, Neal, Morse, Smith of Northfield, Osgood, Sanborn of Salisbury, Nelson.

(HILLSBOROUGH COUNTY) Goodell, Felch, Laselle, Starrett, Worcester, Lakin, Topliff, Newell, Piper, Tanswell, Pollard, Dunham, Parker of Merrimack, Abbott of Milford, Andrews, Stevens of Nashua, Rollins, Priest, Edwards, Whiting.

(CHESHIRE COUNTY) Harris, Learned, Isham, Symonds, Sturtevant, Sherman, Colony, Thurston of Marlborough, Rogers of Marlow, Abbott of Richmond, Stearns, Burt, Swan.

(Sullivan County) Wood of Acworth, Colby, Ide, Rogers of Goshen, Alexander, Prentiss, Fairbanks.

(Grafton County) Eastman of Ashland, Eastman of Bethlehem, Clark of Bath, Parker of Benton, Foster, Sanborn of Campton, Barney, Fitts, Sherburne of Ellsworth, Baker, Martin, Blodgett, Mann, McClure, Atwood, Cole of Lebanon, Bachellor of Littleton, Fitzgerald, Sawtelle, Warden, Gould, Smith of Plymouth, Cutter, Hart, Plummer, Hunt.

(Coos County) Hall of Clarksville, Evans of Gorham, Stockwell, Kellum, Straw, Evans of Shelburne, Flanders of Stewartstown, Cole of Stark, Brown of Stratford.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Shepard, Robie, Brown of Deerfield, Edgerly, Cummings, Conner, Sanborn of Fremont, Palmer of Kensington, Clark of Londonderry, Wallace of Newton, Waldron, Hackett, Sise, Tredick, Kimball of Salem, Eaton, Locke of Seabrook.

(STRAFFORD COUNTY) James M. Hayes, Wentworth of Dover, Vickery, Mosher, Jones of Farmington, Flanders of Farmington, A. E. Wentworth, Carter, Freeman of Somersworth.

(Belknap County) Crane, Johnson of Gilford, Marsh, Moulton of Laconia, Noyes.

(CARROLL COUNTY) Shackford, Tasker, Tyler, Carr.

(Merrimack County) Perkins of Allenstown, Morgan, Davis of Bradford, Cass, Robinson of Concord, Holden, Pillsbury of Concord, Stevens of Concord, Dow of Concord, Kilburn, Smith of Concord, Page of Dunbarton, Daniell, Morrill, Albin, Kelley, Head, Crowell, Curtice, Phillips, Little, Scates of Pittsfield, Randall, Ordway, Kimball of Webster, Hardy.

(HILLSBOROUGH COUNTY) Hartshorn, McDonald, Hadlock, Pierce, Clark of Hillsborough, Tolles, Pike, Senter, Clatur, Cross, Ladd, Miller, Lamprey of Manchester, Quimby, Perkins of Manchester, Hill of Manchester, Conway, Boyle, Sullivan, Morrison, Garvin, Flanders of Manchester, Follansbee, Favor, Wallace of Milford, Kendall of Mont Vernon, Banks, McQuesten, Thompson of Nashua, Murch, Farwell, Campbell, Gage, Vose, Collins of Peterborough, Johnson of Weare.

(CHESHIRE COUNTY) Vilas, Batcheller of Fitzwilliam, Amidon, Jones of Hinsdale, Fassett, Howes, Shedd, Spaulding, Mills, Kingsbury, Fay, Carpenter, Abbott of Swanzey, Wardwell, Silsby, Brown of Walpole, Eames.

(SULLIVAN COUNTY) Royce, Kimball of Charlestown, Rounsevel, Jackson, Blanchard, Mitchell, Barton, Chase of Springfield, Merrill, Perkins of Unity.

(Grafton County) Saunders, Tilton of Bridgewater, George, Furnald, Applebee, Patterson, Hitchcock of Hanover, Durant, Waterman, Hurlburt, Wells, Flanders of Orange, Dearborn, French of Warren.

(Coos County) Paine, Crawford, Grout, Wight, Sumner, Bragg, Phipps, Hinman, Scates of Randolph.

And 167 members voting in the affirmative and 147 in the negative, the House indefinitely postponed the resolution.

MESSAGE FROM THE SENATE.

The following message was received from the Honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bill:

An act to increase the revenues of the State of New Hampshire.

On motion of Mr. Amidon of Hinsdale,

Resolved, That hereafter the hours of meeting of the House shall be at 9 o'clock in the forenoon and 2 o'clock in the afternoon, and all business in order at 11 o'clock in the forenoon be in order at 10 o'clock, and all business in order at 3 o'clock in the afternoon be in order at 2 o'clock; special assignments excepted.

Joint resolution providing for a board of commissioners to examine and ascertain whether all classes of property are equally taxed, was read a third time.

DISCUSSION ENSUED.

Pending the discussion, on motion of Mr. Boyle of Manchester, the House adjourned.

WEDNESDAY, JULY 11, 1877.

The House met at 9 o'clock A. M.

(The speaker in the chair.)

Prayer was offered by the Rev. Dr. Bouton.

PETITIONS, ETC., PRESENTED AND REFERRED.

To the Committee on the Judiciary:

By Mr. Mosher of Dover, the petition of John Scales and 350 others of Dover, for the equal political rights of all American citizens, irrespective of sex.

Mr. Waldron, from the Committee on Claims, to whom was referred the joint resolution in favor of J. W. Simonds, having considered the same, reported the following resolution:

Resolved, That it is inexpedient to legislate thereon.

The report was accepted and the resolution was adopted.

Mr. Sargent, from the Committee on the Judiciary, to whom was referred the bill entitled, "An act to establish a state board of health, and also the petition of the New Hampshire Medical Society for the passage of said act," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate on that subject.

Report accepted and resolution adopted.

Mr. Topliff, from the same committee, to whom was referred the bill entitled, "An act to amend section 1, chapter 49 of the laws passed June session, 1876, in relation to the proportion of public taxes required to be paid by the town of Franklin," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate upon the subject.

Report accepted and resolution adopted.

Mr. Sargent, from the same committee, to whom was referred the bill entitled, "An act to regulate the practice of dentistry in the State of New Hampshire," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate upon that subject. The report was accepted and the resolution adopted.

Mr. Wallace, from the same committee, to whom was referred the bill entitled, "An act in relation to administration and appeals," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

Report accepted and the resolution adopted.

Mr. Topliff, from the same committee, to whom was referred the bill entitled, "An act authorizing the selectmen of towns to fence public burying-grounds," having considered the same, reported the same with the following resolution: Resolved, That it is inexpedient to legislate upon the subject. The report was accepted and the resolution adopted.

By the same gentleman, from the same committee, to whom was referred the bill entitled, "An act in amendment of section 7, chapter 51 of the General Statutes, relating to persons giving name to collector of taxes," having considered the same, reported the same and recommended its passage.

The report was accepted and the bill laid on the table to be printed.

Mr. Hackett, from the same committee, to whom was referred the bill entitled, "An act in amendment of chapter 161, section 9 of the General Statutes, concerning the solemnization of marriage," having considered the same, reported the same with the following resolution:

Resolved, That the bill ought to pass.

The report was accepted and the bill laid on the table to be printed.

Mr. Hackett, from the same committee, to whom was referred the bill entitled, "An act entitled, 'An act for the better protection of children,'" having considered the same, reported the same with the following resolution:

Resolved, That the bill ought to pass.

The report was accepted, and the bill laid on the table to be printed.

Mr. Sargent, from the same committee, to whom was referred the bill entitled, "An act in amendment of section 2 of chapter 41 of the laws of 1872, in relation to the more equal distribution of estates," having considered the same, reported the same with amendment, with the following resolution:

Resolved, That said bill ought to pass with the amendment.

The report was accepted, the bill amended, and ordered to a third reading.

Mr. Warden, from the Committee on Roads, Bridges and Canals, to whom was referred the joint resolution relating to the proprietors of Portsmouth Bridge, having considered the same, reported the same with the following resolution:

Resolved, That we recommend its passage.

The report was accepted and the resolution ordered to a third reading.

Mr. George C. Gordon, from the Committee on Insurance, to whom was referred the report of the insurance commissioner, having considered the same, reported the same with the following resolution:

Resolved, That the report be accepted and placed on file in the office of the secretary of state.

The report was accepted and the resolution adopted.

Mr. Cole, from the Committee on Fisheries, to whom was referred the bill entitled, "An act for the protection of fish in Peabody River and its tributaries in Green's Grant," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate on the subject.

The report was accepted and the resolution adopted.

Mr. Cass, from the same committee, to whom was referred the bill entitled, "An act to repeal section 2 of chapter 21 of Pamphlet Laws of 1870, in regard to the catching of pickerel," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

The report was accepted and the resolution was adopted.

Mr. Aldrich, from the same committee, to whom was referred the bill entitled, "An act for the better protection of trout and salmon," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate on the bill.

The report was accepted and the resolution adopted.

The same gentleman, from the same committee, to whom was

referred the bill entitled, "An act in regard to the protection of pickerel in Coos county," having considered the same, reported the same with the following resolution:

Resolved, That we recommend the passage of the bill.

The report was accepted and the bill ordered to a third reading.

Mr. Cass, from the same committee, to whom was referred the bill entitled, "An act for the protection of fish in Freeze's Pond in Deerfield," having considered the same, reported the same with the following resolution:

Resolved, That the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act for the protection of fish in the Cole Pond and Brown Brook in Somersworth," having considered the same, reported the same with the following resolution:

Resolved, That we recommend the passage of the bill.

The report was accepted and the bill ordered to a third reading.

The same gentleman from the same committee, to whom was referred the bill entitled, "An act in amendment of chapter 22 of the laws of 1874, in relation to the protection of black bass," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

The report was rejected, and on motion of Mr. Bachellor of Littleton, the bill was ordered to a third reading.

Mr. Eames, from the Committee on Education, to whom was referred the bill entitled, "An act to repeal chapter 157 of the laws of 1844," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate upon the subject. The report was accepted and the resolution adopted.

Mr. Patterson, from the same committee, to whom was referred the bill entitled, "An act relating to a board of education in the city of Keene," having considered the same, reported the following resolution:

Resolved, That it is not expedient to legislate thereon at the present time.

The report was accepted and the resolution adopted.

Mr. Little, from the Committee on Towns and Parishes, to whom was referred the petition of William F. Hollis and 38 others of the town of Carroll, praying that a certain tract of land be annexed to the town of Carroll, having considered the same, reported the same with the following resolution:

Resolved, That said petitioners have leave to present a bill.

The report was accepted and the resolution adopted.

Mr. Little, from the same committee, to whom was referred the remonstrance of Harvey C. Morse, Charles F. Davis and 124 others, against severing the town of Newbury from the county of Merrimack and annexing the same to the county of Sullivan, having considered the same, reported the same with the following resolution:

Resolved, That there being no bill or petition referred to this committee or introduced into the House to which this remonstrance refers, the committee recommend that the remonstrance be placed on file with the secretary of state.

The report was accepted and the resolution adopted.

The same gentleman, from the same committee, to whom was referred the petition of Jonathan B. Ferrin and others, to remove the homestead of Jonathan B. Ferrin from Ward One in the city of Concord and annex the same to Ward Three of said city, and bill accompanying the same, having considered the same, reported the same with the following resolution:

Resolved, That the petitioners have leave to withdraw, and that upon the bill it is inexpedient to legislate.

The report was accepted and the resolution adopted.

Mr. Robinson, from the Committee on Incorporations, to whom was referred the bill entitled, "An act to incorporate the Manchester Board of Trade," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill ordered to a third reading.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act to incorporate the North Conway Aqueduct and Water Company," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill ordered to a third reading.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act to incorporate the Appleton Hotel Company," having considered the same, reported the same without amendment and respectfully recommended its passage.

The report was accepted and the bill ordered to a third reading.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act to incorporate the Strafford County Manufacturing Company," having further considered the same, reported the same by bill and respectfully recommended its passage.

The report was accepted, the bill read a first time and ordered to a second reading.

Mr. Kendall, from the Committee on Claims, to whom was referred the claim of H. McIntire, entitled, "Joint resolution in favor of Lieut. H. McIntire," having considered the same, reported the same in a new draft, and recommended its passage.

The report was accepted, the joint resolution read a first time and ordered to a second reading.

Mr. Huse, from the Committee on Reform School, to whom was referred the report of the trustees, superintendent and treasurer of the Reform School, having considered the same, reported by joint resolution and recommended its passage.

The report was accepted, the joint resolution read a first time and ordered to a second reading.

BILLS INTRODUCED, READ TWICE AND REFERRED.

To the Committee on the Judiciary:

By Mr. Converse of Rollinsford, an act to expedite the transaction of probate business in Strafford county.

By Mr. Barton of Newport, an act to encourage the destruction of noxious animals and birds.

The following-entitled bill, presented by the gentleman from Concord, Mr. Smith, being an act to sever the town of Bristol from Grafton county and annex the same to Merrimack county, was read once, and on motion of Mr. Sawtelle of Lyme indefinitely postponed.

UNFINISHED BUSINESS.

Mr. Ordway of Warner called for the unfinished business of yesterday, which was a joint resolution for a board of commissioners to examine and ascertain whether all classes of property are equally taxed, and to recommend a plan to relieve the towns and cities from what is known as the state tax.

The bill passed and was sent to the Senate for concurrence.

SPECIAL ORDER.

On motion of Mr. Stevens of Nashua, the special order was taken up, it being the bill entitled, "An act to reorganize and equalize the senatorial districts according to the amended constitution."

Mr. Sinclair of Bethlehem moved to amend.

Mr. Norris of Epping moved that the bill and amendments be recommitted to the Committee on Constitutional Amendments. Mr. Sinclair of Bethlehem moved to amend the motion as follows: "Said committee shall be instructed to report a bill which should make 14 districts Republican and 10 Democratic, according to the vote of last March."

DISCUSSION ENSUED.

The question being stated, the amendment was declared lost.

Whereupon Mr. Sinclair of Bethlehem called for a division, and 142 voted in the affirmative and 191 in the negative, and the motion did not prevail.

Upon this question the gentleman from Portsmouth, Mr. Hodgdon, demanded the yeas and nays.

The clerk proceeded to call the roll, with the following result:

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Brown of Deerfield, French of Deerfield, Tilton of E. Kingston, Edgerly, Norris, Peterson, Palmer of Kensington, Hoyt, Hall of Newmarket, Burley of Newmarket, Lamprey of No. Hampton, Davis of Plaistow, Sherburne of Portsmouth, Langdon, Clark of Rye, Bean, Fogg, Locke of Seabrook, Clark of Sandown, Gear.

(STRAFFORD COUNTY) Seavey, Jones of Farmington, Small, Flanders of Farmington, Cook, Chamberlain of New Durham, Whitcher, Whitehouse.

(Belknap County) Brown of Belmont, Emerson, Hodgdon of Barnstead, Moulton of Laconia, Busiel, Robinson of Laconia, Davis of Meredith, Keasar.

(CARROLL COUNTY) Tasker, Stillings, Walker, David E. Thompson, Perkins of Eaton, Davis of Effingham, Tyler, Eastman of Jackson, Ames, Carr, Wingate, Smith of Wakefield, Haines.

(MERRIMACK COUNTY) Perkins of Allenstown, Durgin, Morgan, Webster, Davis of Bradford, Lake, Langley, Philbrick, Daniell, Thurston of Franklin, Sanborn of Loudon, Neal, Morse, Scates of Pittsfield, Randall, Sanborn of Salisbury, Hardy.

(HILLBOROUGH COUNTY) Felch, McDonald, Starrett, Pierce, Clark of Hillsborough, Lakin, Pike, Senter, Conway, Boyle, Tanswell, Sullivan, Morrison, Kendall of Mont Vernon, McQuesten, Campbell, Gage, Atwood, Whiting, Gregg.

(CHESHIRE COUNTY) Vilas, Isham, Symonds, Colony, Rogers of Marlow, Whittemore, Carpenter, Abbott of Swanzey, Burt, Brown of Walpole, Chamberlain of Westmoreland.

(Sullivan County) Colby, Jackson, Rogers of Goshen, Alexander, Mitchell, Merrill, Perkins of Unity.

(Grafton County) Saunders, Sinclair, Eastman of Bethlehem, Clark of Bath, Parker of Benton, Fitts, Sherburne of Ellsworth, Applebee, Martin, Blodgett, Mann, McClure, Atwood, Bachellor of Littleton, Fitzgerald, Smith of Plymouth, Cutter, Hart, French of Warren, Plummer, Hunt.

(Coos County) Paine, Pillsbury of Carroll, Hall of Clarksville, Sumner, Bragg, Evans of Gorham, Stockwell, Kellum, Straw, Flanders of Stewartstown, Cole of Stark, Brown of Stratford.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Brown of Brentwood, Wilcomb, Shepard, Robie, Collins of Danville, Porter, Cummings, Burlingame, Conner, Sanborn of Fremont, Eastman of Hampstead, Mason, Jones of Hampton Falls, Chase of Kingston, Clark of Londonderry, Boyd, Amazeen, Wallace of Newton, Cate of Northwood, Kelsey, Waldron, Hanson of Portsmouth, Hackett, Hodgdon of Portsmouth, Sise, Tredick, Goodrich, Gordon, Kimball of Salem, Eaton, Chase of So. Newmarket, Dow of Windham.

(Strafford County) Locke of Barrington, Clark of Barrington, James M. Hayes, Billings, Wentworth of Dover, Cate of Dover, Vickery, Mosher, Palmer of Dover, Sawyer, John S. Hayes, Hayes of Milton, Cutts, Hayes of Rochester, Meader, Lougee, Hanson of Rochester, McDuffee, Converse, A. E. Wentworth, Carter, Freeman of Somersworth, Moses, George Wentworth.

(Belknap County) Hayes of Alton, Sleeper, Crane, Sanborn of Gilford, Johnson of Gilford, Marsh, Thompson of Gilmanton, Robinson of New Hampton, Noyes.

(CARROLL COUNTY) Shackford, Lovering, Morey, Frost, Weed, Fellows.

(Merrimack County) Brown of Canterbury, Cass, Rolfe, Pillsbury of Concord, Young, Stevens of Concord, Humphrey, Sargent of Concord, Dow of Concord, Dickerman, Hill of Concord, Kilburn, Lamprey of Concord, Smith of Concord, Page of Dunbarton, Morrill, Albin, Kelley, Curtice, Smith of Northfield, Little, Osgood, Nelson, Davis of Warner, Kimball of Webster.

(HILLSBOROUGH COUNTY) Hartshorn, Goodell, Stark, Laselle, Worcester, Tolles, Severance, Clatur, Richardson of Manchester, Topliff, Cross, Newell, Ladd, Huse, Miller, Lamprey of Manchester, Piper, Perkins of Manchester, Hill of Manchester, Flanders of Manchester, Follansbee, Robinson of Manchester, Pollard, Dunham, Richardson of Mason, Parker of Merrimack, Kaley, Wallace of Milford, Abbott of Milford, Banks, Andrews, Stevens of Nashua, Thompson of Nashua, Rollins, Farwell, Campbell, Seymour, Vose, Collins of Peterborough, Bond, Edwards, Johnson of Weare.

(CHESHIRE COUNTY) Harris, Learned, Batcheller of Fitz-william, Amidon, Jones of Hinsdale, Fassett, Coburn, Howes, Shedd, Sturtevant, Sherman, Spaulding, Thurston of Marlborough, Mills, Abbott of Richmond, Kingsbury, Stearns, Fay, Wardwell, Silsby, Swan, Eames.

(Sullivan County) Wood of Acworth, Royce, Kimball of Charlestown, Willis, Sargent of Claremont, Rounsevel, Ide, Blanchard, Prentiss, Barton, Hitchcock of Newport, Fairbanks, Chase of Springfield, Train.

(Grafton County) Eastman of Ashland, Tilton of Bridgewater, Mudgett, Sanborn of Campton, Barney, George, Furnald, Baker, Patterson, Cole of Lebanon, Durant, Waterman, Hurlburt, Sawtelle, Warden, Flanders of Orange, Ford, Gould, Dearborn.

(Coos County) Crawford, Aldrich, Grout, Wight, Phipps, Hinman, Scates of Randolph, Evans of Shelburne, Brown of Whitefield, Lane.

And 137 members having voted in the affirmative and 205 in the negative, the motion did not prevail.

On motion of Mr. Morrison of Manchester, the House adjourned.

AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

THIRD READINGS.

The following bills and resolutions being in order for a third reading, were severally read a third time, passed and sent to the Honorable Senate for concurrence:

An act to exempt from taxation certain improvements on farms.

Joint resolution of thanks for portraits.

Joint resolution relating to the celebration of the centennial anniversary of the battle of Bennington, and in aid of erecting a monument in commemoration of the same and defraying expenses of troops.

An act to incorporate the Manchester and Fitchburg Railroad.

An act in amendment of an act to incorporate the Lowell and Windham Railroad, passed June session, 1874.

Joint resolution in favor of George Y. Sawyer, Jonas Livingstone, and heirs of Hiram R. Roberts.

An act in amendment of chapter 99 General Statutes, in relation to trials of complaints and indictments for being a common seller of spirituous liquor or for keeping the same for sale.

On motion of Mr. Boyle of Manchester to indefinitely postpone, the yeas and nays were demanded by the same gentleman. The clerk proceeded to call the roll, with the following result."

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Norris, Peterson, Hoyt, Hanson of Portsmouth, Hackett, Tredick, Goodrich, Langdon, Gordon, Fogg, Locke of Seabrook, Gear.

(STRAFFORD COUNTY) Locke of Barrington, Clark of Barrington, Whitehouse, Moses.

(Belknap County) Hayes of Alton, Moulton of Laconia, Busiel.

(CARROLL COUNTY) Tasker, Stillings, David E. Thompson, Davis of Effingham, Tyler, Carr.

(MERRIMACK COUNTY) Kilburn.

(HILLSBOROUGH COUNTY) Topliff, Ladd, Conway, Boyle, Tanswell, Sullivan, Morrison, Dunham, McQuesten, Gage, Gregg.

(CHESHIRE COUNTY) Vilas, Isham, Amidon, Fay, Brown of Walpole.

(SULLIVAN COUNTY) Ide, Perkins of Unity.

GRAFTON COUNTY) Parker of Benton, Martin, Mann, Mc-Clure, Bachellor of Littleton, Moulton of Lyman.

(Coos County) Crawford, Hall of Clarksville, Kellum.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Brown of Brentwood, Wilcomb, Shepard, Robie, Collins of Danville, Porter, Cummings, Burlingame, Sanborn of Fremont, Eastman of Hampstead, Chase of Kingston, Clark of Londonderry, Boyd, Amazeen, Wallace of Newton, Cate of Northwood, Kelsey, Sise, Kimball of Salem, Eaton, Clark of Sandown, Chase of South Newmarket, Dow of Windham.

(STRAFFORD COUNTY) James M. Hayes, Billings, Mosher, Sawyer, John S. Hayes, Jones of Farmington, Small, Varney, Hayes of Milton, Cutts, Chamberlain of New Durham, Hayes of

Rochester, Meader, Lougee, Hanson of Rochester, McDuffee, Carter, George Wentworth.

(Belknap County) Brown of Belmont, Emerson, Hodgdon of Barnstead, Crane, Sanborn of Gilford, Johnson of Gilford, Marsh, Thompson of Gilmanton, Robinson of New Hampton, Noyes.

(CARROLL COUNTY) Shackford, Lovering, Walker, Morey, Eastman of Jackson, Frost, Fellows, Wingate.

(MERRIMACK COUNTY) Davis of Bradford, Lake, Cass, Rolfe, Pillsbury of Concord, Stevens of Concord, Humphrey, Sargent of Concord, Dow of Concord, Dickerman, Hill of Concord, Lamprey of Concord, Smith of Concord, Page of Dunbarton, Daniell, Morrill, Albin, Kelley, Curtice, Morse, Phillips, Little, Osgood, Sanborn of Salisbury, Nelson, Ordway, Davis of Warner, Kimball of Webster.

(HILLSBOROUGH COUNTY) Hartshorn, Goodell, Felch, Mc-Donald, Hadlock, Laselle, Starret, Clark of Hillsborough, Worcester, Tolles, Lakin, Senter, Severance, Clatur, Richardson of Manchester, Cross, Huse, Miller, Lamprey of Manchester, Piper, Quimby, Perkins of Manchester, Hill of Manchester, Flanders of Manchester, Follansbee, Robinson of Manchester, Pollard, Richardson of Mason, Parker of Merrimack, Kaley, Wallace of Milford, Abbott of Milford, Kendall of Mont Vernon, Banks, Andrews, Stevens of Nashua, Thompson of Nashua, Seymour, Vose, Collins of Peterborough, Bond, Edwards, Atwood, Johnson of Weare.

(CHESHIRE COUNTY) Harris, Learned, Batcheller of Fitz-william, Symonds, Jones of Hinsdale, Fassett, Howes, Sturte-vant, Sherman, Thurston of Marlborough, Rogers of Marlow, Mills, Abbott of Richmond, Kingsbury, Wardwell, Silsby, Swan, Eames.

(Sullivan County) Wood of Acworth, Kimball of Charlestown, Willis, Colby, Sargent of Claremont, Rounsevel, Blanchard, Alexander, Prentiss, Mitchell, Barton, Hitchcock of Newport, Fairbanks, Chase of Springfield, Merrill, Train.

(Grafton County) Saunders, Eastman of Ashland, Eastman of Bethlehem, Tilton of Bridgewater, Mudgett, Sanborn of Campton, Barney, George, Fitts, Furnald, Baker, Blodgett, Patterson, Cole of Lebanon, Durant, Waterman, Hurlburt, Warden, Flanders of Orange, Ford, Gould, Cutter, Dearborn, Hart, Plummer, Hunt.

(Coos County) Paine, Aldrich, Grout, Wight, Sumner, Evans of Gorham, Phipps, Evans of Shelburne, Cole of Stark, Brown of Stratford, Brown of Whitefield, Lane.

And 53 members voting in the affirmative, and 205 members in the negative, the motion did not prevail, and the bill passed.

Joint resolution in favor of the New Hampshire College of Agriculture and Mechanic Arts.

An act in amendment of section 2 of chapter 41 of the laws of 1872, in relation to the more equal distribution of estates.

Joint resolution relating to the proprietors of Portsmouth bridge.

An act in amendment of chapter 22 of the laws of 1874, in relation to the protection of black bass.

An act to incorporate the Manchester Board of Trade.

An act to incorporate the Appleton Hotel Company.

An act to incorporate the North Conway Aqueduct and Water Company.

Joint resolution for the appointment of a commission to inquire into and report what legislation, if any, be necessary in relation to the Winnipiseogee Lake Cotton and Woolen Manufacturing Company.

On motion of Mr. Stevens of Nashua, this joint resolution was put back upon its second reading for the purpose of amendment.

On motion of Mr. Albin of Henniker, the joint resolution was amended, the rules suspended, and read a third time and passed. An act for the protection of fish in Freeze's Pond in Deerfield, was read a third time, and on motion of Mr. Norris of Epping, indefinitely postponed.

An act for the protection of fish in the Cole Pond and Brown Brook in Somersworth, was read a third time, and on motion of Mr. Morrison of Manchester, was indefinitely postponed.

MESSAGE FROM THE GOVERNOR.

The following message was received from His Excellency the Governor by the Honorable Secretary of State:

STATE OF NEW HAMPSHIRE.

EXECUTIVE DEPARTMENT, CONCORD, JULY 11, 1877.

To the Honorable Senate and House of Representatives:

I have the honor to transmit herewith the report of the rail-road commissioner.

This report was referred to the Committee on Railroads.

MESSAGE FROM THE SENATE.

The following message was received from the Honorable Senate by their clerk:

Mr. Speaker:

The Senate have passed the following-entitled joint resolution, in the passage of which they ask the concurrence of the House of Representatives:

Joint resolution ceding the right of New Hampshire in the national cemeteries to the general government.

This joint resolution was read a first and second time and referred to the Committee on National Affairs.

Mr. Stevens of Nashua called for the unfinished business of the morning, it being the bill entitled, "An act to reorganize and equalize the senatorial districts according to the amended constitution."

The question being stated,

Shall the motion of the gentleman from Epping, Mr. Norris, which was, to recommit to the committee, prevail? it was decided in the negative, whereupon Mr. Morrison of Manchester demanded the yeas and nays.

(Mr. Warden of Monroe in the chair.)

The clerk proceeded to call the roll, with the following result:

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Brown of Deerfield, Tilton of E. Kingston, Norris, Peterson, Palmer of Kensington, Hoyt, Hall of Newmarket, Burley of Newmarket, Goodrich, Langdon, Bean, Fogg, Locke of Seabrook, Clark of Sandown.

(STRAFFORD COUNTY) Jones of Farmington, Small, Cook, Chamberlain of New Durham, Whitcher, Whitehouse.

(Belknap County) Emerson, Hodgdon of Barnstead, Davis of Meredith, Keasar, Noyes.

(CARROLL COUNTY) Tasker, Stillings, Walker, David E. Thompson, Davis of Effingham, Tyler, Smith of Moulton-borough, Ames, Carr, Wingate, Smith of Wakefield, Haines.

(MERRIMACK COUNTY) Perkins of Allenstown, Durgin, Morgan, Webster, Davis of Bradford, Langley, Philbrick, Daniell, Thurston of Franklin, Sanborn of Loudon, Neal, Morse, Randall, Sanborn of Salisbury, Kimball of Webster, Hardy.

(HILLSBOROUGH COUNTY) Felch, McDonald, Starrett, Pierce, Clark of Hillsborough, Lakin, Senter, Conway, Boyle, Tanswell, Sullivan, Morrison, Kendall of Mont Vernon, McQuesten, Campbell, Gage, Atwood, Gregg.

(CHESHIRE COUNTY) Vilas, Isham, Symonds, Colony, Rogers of Marlow, Whittemore, Abbott of Swanzey, Burt, Brown of Walpole, Chamberlain of Westmoreland.

(Sullivan County) Ide, Jackson, Rogers of Goshen, Alexander, Mitchell, Merrill, Perkins of Unity.

(Grafton County) Saunders, Sinclair, Eastman of Bethlehem, Clark of Bath, Parker of Benton, Fitts, Sherburne of

Ellsworth, Applebee, Martin, Blodgett, Mann, McClure, Bachellor of Littleton, Fitzgerald, Moulton of Lyman, Smith of Plymouth, Cutter, Hart, French of Warren, Plummer, Hunt.

(Coos County) Paine, Pillsbury of Carroll, Hall of Clarksville, Sumner, Evans of Gorham, Stockwell, Kellum, Straw, Scates of Randolph, Flanders of Stewartstown, Cole of Stark, Brown of Stratford.

And the following members voted in the negative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Brown of Brentwood, Wilcomb, Shepard, Robie, Collins of Danville, Porter, Cummings, Burlingame, Conner, Sanborn of Fremont, Eastman of Hampstead, Chase of Kingston, Clark of Londonderry, Boyd, Amazeen, Wallace of Newton, Cate of Northwood, Kelsey, Waldron, Hanson of Portsmouth, Hackett, Hodgdon of Portsmouth, Sise, Tredick, Gordon, Kimball of Salem, Eaton, Chase of So. Newmarket, Dow of Windham.

(Strafford County) Locke of Barrington, Clark of Barrington, James M. Hayes, Billings, Wentworth of Dover, Vickery, Mosher, John S. Hayes, Varney, Hayes of Milton, Cutts, Hayes of Rochester, Meader, Lougee, Hanson of Rochester, McDuffee, Converse, A. E. Wentworth, Carter, Freeman of Somersworth, Moses, George Wentworth.

(Belknap County) Sleeper, Johnson of Gilford, Marsh, Thompson of Gilmanton, Robinson of New Hampton.

(CARROLL COUNTY) Shackford, Lovering, Morey, Eastman of Jackson, Frost, Fellows.

(Merrimack County) Cass, Rolfe, Holden, Pillsbury of Concord, Young, Stevens of Concord, Humphrey, Sargent of Concord, Dow of Concord, Dickerman, Hill of Concord, Kilburn, Lamprey of Concord, Page of Dunbarton, Morrill, Albin, Kelley, Curtice, Phillips, Little, Osgood, Nelson, Ordway.

(HILLSBOROUGH COUNTY) Goodell, Laselle, Worcester, Tolles, Severance, Clatur, Richardson of Manchester, Topliff, Cross, Newell, Ladd, Huse, Miller, Lamprey of Manchester, Piper, Quimby, Perkins of Manchester, Hill of Manchester, Flanders of Manchester, Follansbee, Robinson of Manchester, Pollard, Dunham, Favor, Richardson of Mason, Parker of Merrimack, Kaley, Wallace of Milford, Abbott of Milford, Banks, Andrews, Stevens of Nashua, Thompson of Nashua, Rollins, Priest, Farwell, Seymour, Vose, Collins of Peterborough, Bond, Edwards, Johnson of Weare.

(CHESHIRE COUNTY) Harris, Learned, Batcheller of Fitz-william, Jones of Hinsdale, Fassett, Coburn, Howes, Shedd, Sturtevant, Sherman, Spaulding, Thurston of Marlborough, Mills, Abbott of Richmond, Kingsbury, Fay, Carpenter, Wardwell, Silsby, Swan, Eames.

(Sullivan County) Wood of Acworth, Royce, Kimball of Charlestown, Willis, Sargent of Claremont, Rounsevel, Blanchard, Prentiss, Barton, Hitchcock of Newport, Fairbanks, Chase of Springfield, Train.

(Grafton County) Eastman of Ashland, Foster, Mudgett, Sanborn of Campton, Barney, George, Furnald, Baker, Patterson, Cole of Lebanon, Durant, Waterman, Hurlburt, Sawtelle, Flanders of Orange, Ford, Gould, Dearborn.

(Coos County) Crawford, Aldrich, Grout, Wight, Phipps, Hinman, Evans of Shelburne, Brown of Whitefield, Lane.

And 121 members having voted in the affirmative and 190 in the negative, the motion did not prevail.

(The speaker in the chair.)

On motion of Mr. Sinclair of Bethlehem the bill and amendments were laid upon the table and made the special order for 11 o'clock A. M., Thursday, July 12.

On motion of Mr. Brown of Whitefield the House adjourned.

THURSDAY, JULY 12, 1877.

The House met at 9 o'clock A. M.

(The speaker in the chair.)

Prayer was offered by the chaplain.

PETITIONS, ETC., PRESENTED AND REFERRED.

To the Committee on the Judiciary:

By Mr. Hackett of Portsmouth, the petition of Mrs. A. W. Haven and 11 others, women of Portsmouth, for equal political rights of all American citizens, irrespective of sex.

By the same gentleman, the petition of Amanda S. Holbrook and 17 others, women of Portsmouth, for equal political rights of all American citizens, irrespective of sex.

By the same gentleman, the petition of Amos S. Foster and 17 others, voters of the city of Portsmouth, praying for amendments to constitution to establish equal political rights of all American citizens, irrespective of sex.

MESSAGE FROM THE SENATE.

The following message was received from the Honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bill with amendment, in the passage of which they ask the concurrence of the House of Representatives:

An act providing for the repair of the roads in Green's and Martin's Grants.

Amended by striking out of section 1 "\$26,000" and inserting "\$53,000," and also striking out "\$39,000" and inserting "\$12,000."

Also, striking out the word "nineteen" and inserting the word "seven" in section 4.

The amendment sent down from the Senate was concurred in.

REPORTS OF COMMITTEES.

Mr. Hayes, from the Committee on the Judiciary, to whom was referred the bill entitled, "An act to regulate the sale of intoxicating liquors," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

The report was accepted and the resolution adopted.

Mr. Barton, from the same committee, to whom was referred the petition of Perley W. Rowell and 51 others, citizens of Loudon, for the passage of an act allowing women to vote in all district school meetings in which they would be entitled to vote if they were men, having considered the same, reported the same with the following resolution:

Resolved, That the petititioners have leave to bring in a bill. The report was accepted and the resolution was adopted.

Mr. Sargent, from the same committee, to whom was referred the bill entitled, "An act in amendment to chapter 141 of the General Statutes, relating to aqueduct and gaslight companies," having considered the same, reported the same with the following resolution:

Resolved, That said bill be reported and its passage recommended.

The report was accepted and the bill tabled to print.

Mr. Barton, from the same committee, to whom was referred the bill entitled, "An act to repeal chapter 22 of the Pamphlet Laws of 1868, entitled, 'An act to equalize taxation,'" having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill laid on the table to print.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act in amendment of chapter 22 of the laws of 1868, in relation to the deduction of debts owed, from the inventory in certain cases," having considered the same, reported the same with the following resolution:

Resolved, That the same be indefinitely postponed.

The report was accepted and the resolution adopted.

(Mr. Norris of Epping in the chair.)

Mr. Wallace, from the same committee, to whom was referred

the bill entitled, "An act to incorporate the Nashua Additional Cemetery Association," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

The report was accepted and the resolution adopted.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act in amendment of chapter 9 of Pamphlet Laws of 1873, in relation to assignments," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

The report was accepted and the resolution adopted.

Mr. Barton, from the same committee, to whom was referred the bill entitled, "An act to encourage the destruction of noxious animals and birds," having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill tabled to print.

Mr. Sargent, from the same committee, to whom was referred the bill entitled, "An act for the repeal of chapter 18 of the Pamphlet Laws of 1875, regulating the practice of medicine and surgery, and various petitions and remonstrances on the same subject," having considered the same, reported the same with the following resolution:

Resolved, That said bill, together with all petitions and remonstrances on that subject, be postponed to the next legislature, and that the commission to be appointed to compile the statutes of the state be instructed to examine said chapter and revise the same or recommend its repeal, as they may think proper, and report thereon to the next legislature.

The report was accepted, and on the passage of the resolution the yeas and nays were demanded by Mr. Flanders of Manchester, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Wilcomb, Conner, Peterson, Eastman of Hampstead, Mason, Chase

of Kingston, Boyd, Wallace of Newton, Cate of Northwood, Kel sey, Hanson of Portsmouth, Hackett, Hodgdon of Portsmouth, Tredick, Sherburne of Portsmouth, Langdon, Clark of Rye, Eaton, Clark of Sandown, Gear.

(STRAFFORD COUNTY) James M. Hayes, Vickery, Mosher, John S. Hayes, Davis of Durham, Small, Varney, Cook, Hayes of Milton, Cutts, Chamberlain of New Durham, Hayes of Rochester, Meader, Lougee, Hanson of Rochester, McDuffee, Whitcher.

(Belknap County) Brown of Belmont, Emerson, Sanborn of Gilford, Johnson of Gilford, Marsh, Thompson of Gilmanton, Robinson of Laconia, Plaisted, Davis of Meredith, Keasar.

(CARROLL COUNTY) Shackford, Tasker, Lovering, Eastman of Jackson, Frost, Fellows, Haines.

(Merrimack County) Morgan, Webster, Gile, Davis of Bradford, Rolfe, Young, Stevens of Concord, Sargent of Concord, Dow of Concord, Dickerman, Smith of Concord, Langley, Kelley, Sanborn of Loudon, Morse, Little, Davis of Warner.

(HILLSBOROUGH COUNTY) Goodell, Felch, McDonald, Laselle, Pierce, Worcester, Tolles, Senter, Clatur, Topliff, Cross, Ladd, Lamprey of Manchester, Boyle, Tanswell, Robinson of Manchester, Parker of Merrimack, Kaley, Stevens of Nashua, Farwell, Seymour, Gage, Vose, Edwards, Atwood.

(CHESHIRE COUNTY) Harris, Learned, Amidon, Jones of Hinsdale, Howes, Sturtevant, Sherman, Spaulding, Colony, Rogers of Marlow, Abbott of Richmond, Kingsbury, Fay, Whittemore, Abbott of Swanzey, Wardwell, Eames.

(Sullivan County) Wood of Acworth, Kimball of Charlestown, Willis, Colby, Ide, Jackson, Blanchard, Alexander, Prentiss, Mitchell, Barton, Hitchcock of Newport, Chase of Springfield, Merrill, Train.

(Grafton County) Eastman of Ashland, Tilton of Bridgewater, Foster, Mudgett, Blodgett, Mann, Hitchcock of Hanover, McClure, Bachellor of Littleton, Warden, Flanders of Orange, Cutter, Dearborn, Plummer.

(Coos County) Sumner, Stockwell, Evans of Shelburne, Flanders of Stewartstown, Cole of Stark, Brown of Stratford.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Sanborn of Fremont, Palmer of Kensington, Davis of Plaistow, Waldron, Gordon, Kimball of Salem, Locke of Seabrook, Dow of Windham.

(STRAFFORD COUNTY) Locke of Barrington, Converse, Whitehouse, Carter, Freeman of Somersworth, George Wentworth.

(CARROLL COUNTY) Stillings, David E. Thompson, Morey, Ames.

(MERRIMACK COUNTY) Perkins of Allenstown, Pillsbury of Concord, Kilburn, Philbrick, Thurston of Franklin, Morrill, Head, Neal, Phillips, Nelson, Hardy.

(HILLSBOROUGH COUNTY) Lakin, Richardson of Manchester, Piper, Quimby, Flanders of Manchester, Pollard, Richardson of Mason, Abbott of Milford, Banks, Murch, Bond, Wood of Weare, Gregg.

(CHESHIRE COUNTY) Vilas, Symonds, Fassett, Coburn, Shedd, Thurston of Marlborough, Mills, Stearns, Carpenter, Brown of Walpole, Swan.

(SULLIVAN COUNTY) Sargent of Claremont, Perkins of Unity.

(Grafton County) Parker of Benton, Sanborn of Campton, Barney, George, Fitts, Furnald, Baker, Martin, Burleigh of Holderness, Cole of Lebanon, Durant, Waterman, Wells, Sawtelle, Hunt.

(Coos County) Crawford, Aldrich, Grout, Hall of Clarksville, Bragg, Evans of Gorham, Kellum, Hinman, Scates of Randolph.

And 150 members voting in the affirmative, and 80 members in the negative, the resolution was adopted.

Mr. Noyes, from the Committee on Claims, to whom was referred the petition of John Pender, for reimbursement of

expenses incurred in defending his right to a seat in the legislature of 1871, having considered the same, reported the same with a joint resolution.

The report was accepted and the resolution read once and ordered to a second reading.

Mr. Rogers, from the same committee, to whom was referred the bill entitled, "An act to reimburse the town of East Kingston for expenses of volunteers for whom no bounty was received from the state," having considered the same, reported the same with the following resolution:

Resolved, That further legislation is unnecessary, by reason that the legislature of 1866 passed a joint resolution referring said claim of East Kingston to the governor and council, to audit and allow or otherwise dispose of.

The report was accepted and the resolution adopted.

Mr. Hinman, from the same committee, to whom was referred the claim of Ervin B. Tripp, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

The report was accepted and the resolution adopted.

Mr. Humphrey, from the same committee, to whom was referred the claim of Simeon F. Platts, having considered the same, reported the same with a joint resolution, and recommended its passage.

The report was accepted, the resolution read once and ordered to a second reading.

Mr. Aldrich, from the Committee on Fisheries, to whom was referred the bill entitled, "An act in amendment of chapter 55 of the Pamphlet Laws passed June session, 1872, entitled, 'An act for the better protection of trout,'" having considered the same, reported the same in a new draft, and recommended its passage.

The report was accepted, the bill read once and ordered to a second reading.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act in regard to the protection of pickerel in Coos county," having considered the same, reported the same in a new draft, and recommended its passage.

The report was accepted, the bill read once and ordered to a second reading.

Mr. Topliff, from the Committee on the Judiciary, to whom was referred the bill entitled, "An act in amendment to the charter of the city of Manchester," having considered the same, reported the same with the following resolution:

Resolved, That the same be referred to the delegation from the city of Manchester.

The report was accepted and the resolution adopted.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act in amendment of the charter of the city of Portsmouth," having considered the same, reported the same with the following resolution:

Resolved, That the word "annually" in the sixth line of section I be stricken out, and the bill as amended ought to pass.

The report was accepted, the bill amended, and ordered to a third reading.

The Committee on Fisheries reported the bill entitled, "An act for the preservation of fish in the waters of this state," with the following resolution, which was adopted:

Resolved, That the bill be referred to the gentleman from Keene.

The Committee on Towns and Parishes introduced the following-entitled bill, which was read once and ordered to a second reading:

An act to annex certain territory to the town of Carrol.

The following-entitled bills were taken from the table and ordered to a third reading:

An act defining the compensation of the justices of the supreme court.

An act to regulate the construction of telegraph lines.

(The speaker in the chair.)

SECOND READINGS.

The following-entitled bill being in order for that purpose, was read a second time and ordered to a third reading.

An act repealing sections 3 and 4 of an act entitled, "An act to incorporate the Strafford County Manufacturing Company," passed at the June session, 1877.

The joint resolution in favor of Lieutenant H. McIntire, on motion of Mr. Topliff of Manchester, was indefinitely post-poned.

On motion of Mr. Stearns of Rindge, the House adjourned.

AFTERNOON.

The House met at 2 o'clock P. M.

(The speaker in the chair.)

On motion of Mr. Barton of Newport, the bill entitled, "An act to encourage the destruction of noxious animals and birds," was taken from the table and ordered to a third reading.

(Mr. Sturtevant of Keene in the chair.)

THIRD READINGS.

The bill entitled, "An act in amendment of chapter 161 of the Pamphlet Laws of 1876," was read a third time, and on motion of Mr. Norris of Epping, laid on the table to be printed.

The bill entitled, "An act defining the compensation of the justices of the supreme court," was read a third time, and on motion of Mr. Sanborn of Campton, was indefinitely postponed.

The following-entitled bills, being in order for that purpose, were read a third time, passed, and sent to the Senate for concurrence:

An act to regulate the construction of telegraph lines.

An act to encourage the destruction of noxious animals and birds.

An act repealing sections 3 and 4 of an act entitled, "An act to incorporate the Strafford County Manufacturing Company," passed at the June session, 1877.

(The speaker in the chair.)

On motion of Mr. Stevens of Nashua, the bill entitled, "An act to reorganize and equalize the senatorial district according to the amended constitution," was taken from the table and considered.

Mr. Sinclair of Bethlehem offered an amendment, and on the question being stated, Shall the bill be so amended? Mr. Sinclair of Bethlehem demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Brown of Deerfield, French of Deerfield, Tilton of E. Kingston, Edgerly, Norris, Peterson, Palmer of Kensington, Hoyt, Hall of Newmarket, Burley of Newmarket, Lamprey of No. Hampton, Sherburne of Portsmouth, Goodrich, Langdon, Clark of Rye, Bean, Fogg, Locke of Seabrook, Clark of Sandown, Gear.

(Strafford County) Small, Flanders of Farmington, Cook, Chamberlain of New Durham, Whitcher, Whitehouse.

(Belknap County) Emerson, Hodgdon of Barnstead, Robinson of Laconia, Plaisted, Davis of Meredith.

(CARROLL COUNTY) Tasker, Stillings, Walker, David E. Thompson, Perkins of Eaton, Davis of Effingham, Tyler, Eastman of Jackson, Smith of Moultonborough, Ames, Carr, Wingate, Smith of Wakefield, Haines.

(Merrimack County) Perkins of Allenstown, Durgin, Morgan, Webster, Gile, Davis of Bradford, Lake, Langley, Philbrick, Daniell, Thurston of Franklin, Sanborn of Loudon, Neal, Morse, Scates of Pittsfield, Sanborn of Salisbury, Hardy.

(HILLSBOROUGH COUNTY) Felch, McDonald, Hadlock, Starrett, Pierce, Clark of Hillsborough, Lakin, Senter, Conway, Boyle, Tanswell, Sullivan, Morrison, Kendall of Mont Vernon, McQuesten, Murch, Campbell, Gage, Atwood, Whiting, Gregg.

(CHESHIRE COUNTY) Vilas, Isham, Symonds, Colony, Rogers of Marlow, Whittemore, Carpenter, Abbott of Swanzey, Burt, Brown of Walpole, Chamberlain of Westmoreland.

(Sullivan County) Ide, Jackson, Blanchard, Rogers of Goshen, Alexander, Mitchell, Merrill, Perkins of Unity.

(Grafton County) Saunders, Sinclair, Clark of Bath, Parker of Benton, Fitts, Sherburne of Ellsworth, Applebee, Martin, Blodgett, Hitchcock of Hanover, McClure, Burleigh of Holderness, Atwood, Bachellor of Littleton, Fitzgerald, Moulton of Lyman, Cutter, Hart, French of Warren, Plummer, Hunt.

(Coos County) Paine, Pillsbury of Carroll, Hall of Clarksville, Sumner, Bragg, Evans of Gorham, Hicks, Stockwell, Kellum, Straw, Scates of Randolph, Flanders of Stewartstown, Cole of Stark, Brown of Stratford.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Brown of Brentwood, Wilcomb, Shepard, Robie, Collins of Danville, Porter, Cummings, Burlingame, Conner, Sanborn of Fremont, Eastman of Hampstead, Mason, Jones of Hampton Falls, Chase of Kingston, Clark of Londonderry, Boyd, Amazeen, Wallace of Newton, Cate of Northwood, Kelsey, Davis of Plaistow, Waldron, Hanson of Portsmouth, Hackett, Hodgdon of Portsmouth, Sise, Tredick, Call, Gordon, Eaton, Chase of So. Newmarket, Dow of Windham.

(STRAFFORD COUNTY) Locke of Barrington, Clark of Barrington, James M. Hayes, Billings, Cate of Dover, Vickery, Mosher, Sawyer, John S. Hayes, Davis of Durham, Varney, Hayes of Milton, Cutts, Hayes of Rochester, Meader, Lougee, Hanson of Rochester, McDuffee, Converse, A. E. Wentworth, Carter, Freeman of Somersworth, George Wentworth.

(Belknap County) Hayes of Alton, Sleeper, Sanborn of Gilford, Johnson of Gilford, Marsh, Thompson of Gilmanton, Robinson of New Hampton.

(CARROLL COUNTY) Shackford, Lovering, Morey, Frost. (MERRIMACK COUNTY) Brown of Canterbury, Cass, Rolfe, Holden, Pillsbury of Concord, Young, Stevens of Concord, Humphrey, Sargent of Concord, Dow of Concord, Dickerman, Hill of Concord, Kilburn, Lamprey of Concord, Smith of Concord, Page of Dunbarton, Morrill, Albin, Kelley, Head, Curtice, Smith of Northfield, Little, Nelson, Kimball of Webster.

(HILLSBOROUGH COUNTY) Hartshorn, Goodell, Stark, Laselle, Worcester, Tolles, Severance, Clatur, Richardson of Manchester, Topliff, Cross, Newell, Ladd, Huse, Miller, Lamprey of Manchester, Piper, Quimby, Perkins of Manchester, Hill of Manchester, Flanders of Manchester, Follansbee, Robinson of Manchester, Pollard, Favor, Richardson of Mason, Parker of Merrimack, Kaley, Wallace of Milford, Abbott of Milford, Banks, Andrews, Stevens of Nashua, Thompson of Nashua, Rollins, Priest, Farwell, Seymour, Vose, Collins of Peterborough, Bond, Edwards, Johnson of Weare.

(CHESHIRE COUNTY) Harris, Learned, Batcheller of Fitz-william, Amidon, Jones of Hinsdale, Fassett, Coburn, Howes, Shedd, Sturtevant, Sherman, Spaulding, Thurston of Marlborough, Mills, Abbott of Richmond, Kingsbury, Stearns, Fay, Wardwell, Silsby, Swan, Eames.

(Sullivan County) Wood of Acworth, Royce, Kimball of Charlestown, Willis, Colby, Sargent of Claremont, Rounsevel, Prentiss, Barton, Hitchcock of Newport, Fairbanks, Chase of Springfield, Train.

(Grafton County) Eastman of Ashland, Tilton of Bridgewater, Mudgett, Sanborn of Campton, Barney, George, Furnald, Baker, Patterson, Cole of Lebanon, Durant, Waterman, Hurlburt, Wells, Warden, Flanders of Orange, Gould, Dearborn.

(Coos County) Crawford, Aldrich, Grout, Wight, Phipps, Hinman, Evans of Shelburne, Brown of Whitefield, Lane.

And 137 members voting in the affirmative and 199 members in the negative, the House refused to so amend the bill.

Mr. J. S. Hayes of Dover moved to amend the bill, which motion was carried and the bill ordered to a third reading.

Mr. Stevens of Nashua moved to suspend the rules and put the bill upon its passage at the present time. Upon this question Mr. Langdon of Portsmouth called for a division, and 184 members voted in the affirmative and 113 in the negative and the House refused to suspend the rules, it requiring a two-thirds vote.

On motion of Mr. Stevens of Nashua, the bill entitled, "An act defining the representation of towns of less than 600 population, as shown by the census of 1870," was taken from the table and considered.

Mr. Sinclair of Bethlehem, offered an amendment, and upon this amendment demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Brown of Deerfield, French of Deerfield, Tilton of East Kingston, Edgerly, Norris, Peterson, Palmer of Kensington, Hoyt, Hall of Newmarket, Burley of Newmarket, Lamprey of North Hampton, Goodrich, Langdon, Clark of Rye, Bean, Locke of Seabrook, Clark of Sandown, Gear.

(STRAFFORD COUNTY) Small, Flanders of Farmington, Cook, Chamberlain of New Durham, Whitcher, Whitehouse.

(Belknap County) Brown of Belmont, Hodgdon of Barnstead, Robinson of Laconia, Plaisted, Davis of Meredith, Noyes.

(Carroll County) Tasker, Stillings, Walker, David E. Thompson, Samuel D. Thompson, Perkins of Eaton, Tyler, Eastman of Jackson, Smith of Moultonborough, Ames, Carr, Wingate, Smith of Wakefield, Haines.

(MERRIMACK COUNTY) Perkins of Allenstown, Durgin, Morgan, Webster, Davis of Bradford, Philbrick, Daniell, Thurston of Franklin, Sanborn of Loudon, Neal, Morse, Scates of Pittsfield, Sanborn of Salisbury, Hardy.

(Hillsborough County) Felch, McDonald, Hadlock, Starrett, Pierce, Clark of Hillsborough, Lakin, Senter, Conway, Boyle, Tanswell, Sullivan, Morrison, Kendall of Mont Vernon, McQuesten, Murch, Campbell, Gage, Atwood, Whiting, Gregg.

(CHESHIRE COUNTY) Vilas, Isham, Symonds, Colony, Rogers of Marlow, Whittemore, Carpenter, Abbott of Swanzey, Burt, Brown of Walpole, Chamberlain of Westmoreland.

(Sullivan County) Ide, Jackson, Rogers of Goshen, Alexander, Mitchell, Merrill, Perkins of Unity.

(Grafton County) Saunders, Sinclair, Clark of Bath, Parker of Benton, Fitts, Sherburne of Ellsworth, Applebee, Martin, Blodgett, Mann, McClure, Atwood, Bachellor of Littleton, Fitzgerald, Smith of Plymouth, Cutter, French of Warren, Plummer, Hunt.

(Coos County) Paine, Hall of Clarksville, Sumner, Bragg, Evans of Gorham, Kellum, Straw, Flanders of Stewartstown, Cole of Stark, Brown of Stratford.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Brown of Brentwood, Wilcomb, Shepard, Robie, Collins of Danville, Porter, Cummings, Burlingame, Conner, Sanborn of Fremont, Eastman of Hampstead, Mason, Jones of Hampton Falls, Chase of Kingston, Clark of Londonderry, Boyd, Amazeen, Wallace of Newton, Cate of Northwood, Davis of Plaistow, Waldron, Hanson of Portsmouth, Hackett, Hodgdon of Portsmouth, Sise, Tredick, Call, Gordon, Kimball of Salem, Eaton, Chase of South Newmarket, Dow of Windham.

(STRAFFORD COUNTY) Locke of Barrington, Clark of Barrington, James M. Hayes, Billings, Cate of Dover, Vickery, Mosher, Sawyer, John S. Hayes, Varney, Hayes of Milton, Cutts, Hayes of Rochester, Meader, Hanson of Rochester, McDuffee, Converse, A. E. Wentworth, Carter, Freeman of Somersworth, George Wentworth.

(Belknap County) Sleeper, Sanborn of Gilford, Johnson of Gilford, Marsh, Thompson of Gilmanton, Robinson of New Hampton.

(CARROLL COUNTY) Shackford, Lovering, Morey, Frost, Fellows.

(Merrimack County) Brown of Canterbury, Cass, Rolfe, Holden, Pillsbury of Concord, Young, Stevens of Concord, Humphrey, Sargent of Concord, Dow of Concord, Dickerman, Hill of Concord, Kilburn, Langley, Page of Dunbarton, Morrill, Kelley, Curtice, Little, Osgood, Nelson, Ordway, Kimball of Webster.

(HILLSBOROUGH COUNTY) Hartshorn, Goodell, Stark, Laselle, Worcester, Tolles, Severance, Clatur, Richardson of Manchester, Topliff, Cross, Newell, Huse, Miller, Lamprey of Manchester, Piper, Quimby, Perkins of Manchester, Hill of Manchester, Flanders of Manchester, Follansbee, Robinson of Manchester, Pollard, Dunham, Favor, Richardson of Mason, Parker of Merrimack, Kaley, Wallace of Milford, Abbott of Milford, Banks, Andrews, Stevens of Nashua, Thompson of Nashua, Rollins, Priest, Farwell, Seymour, Vose, Collins of Peterborough, Bond, Edwards, Johnson of Weare.

(CHESHIRE COUNTY) Harris, Learned, Batcheller of Fitzwilliam, Amidon, Jones of Hinsdale, Fassett, Coburn, Howes, Shedd, Sturtevant, Sherman, Spaulding, Thurston of Marlborough, Mills, Abbott of Richmond, Kingsbury, Fay, Wardwell, Silsby, Swan, Eames.

(Sullivan County) Wood of Acworth, Kimball of Charlestown, Willis, Colby, Sargent of Claremont, Rounsevel, Blanchard, Prentiss, Hitchcock of Newport, Fairbanks, Chase of Springfield, Train.

(Grafton County) Eastman of Ashland, Tilton of Bridgewater, Foster, Mudgett, Sanborn of Campton, Barney, George, Furnald, Baker, Cole of Lebanon, Durant, Waterman, Hurlburt, Wells, Sawtelle, Warden, Flanders of Orange, Ford, Gould, Dearborn.

(Coos County) Wight, Phipps, Hinman, Scates of Randolph, Evans of Shelburne.

And 126 members voting in the affirmative, and 190 in the negative, the House refused to adopt the amendment.

Mr. Bachellor of Littleton moved to adjourn, and upon this motion Mr. Morrison of Manchester demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Brown of Deerfield, French of Deerfield, Tilton of E. Kingston, Edgerly, Norris, Peterson, Palmer of Kensington, Hoyt, Burley of Newmarket, Lamprey of No. Hampton, Goodrich, Langdon, Clark of Rye, Bean, Clark of Sandown, Gear.

(STRAFFORD COUNTY) Small, Chamberlain of New Durham, Whitehouse.

(Belknap County) Emerson, Hodgdon of Barnstead, Plaisted.

(CARROLL COUNTY) Stillings, Walker, David E. Thompson, Perkins of Eaton, Davis of Effingham, Wingate, Haines.

(MERRIMACK COUNTY) Durgin, Morgan, Davis of Bradford, Langley, Philbrick, Daniel, Sanborn of Loudon, Scates of Pittsfield, Sanborn of Salisbury, Hardy.

(HILLSBOROUGH COUNTY) Felch, McDonald, Starrett, Pierce, Lakin, Senter, McQuesten, Murch, Gage, Atwood, Whiting.

(CHESHIRE COUNTY) Vilas, Isham, Symonds, Colony, Whittemore, Brown of Walpole, Chamberlain of Westmoreland.

(Sullivan County) Alexander, Merrill, Perkins of Unity.

(Grafton County) Saunders, Sinclair, Clark of Bath, Parker of Benton, Fitts, Sherburne of Ellsworth, Applebee, Martin, Blodgett, McClure, Bachellor of Littleton, French of Warren.

(Coos County) Pillsbury of Carroll, Hall of Clarksville, Flanders of Stewartstown.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Brown of Brentwood, Wilcomb, Shepard, Robie, Collins of Danville, Porter, Cummings, Burlingame, Conner, Sanborn of Fremont, Eastman of Hampstead, Mason, Chase of Kingston, Clark of Londonderry, Boyd, Amazeen, Wallace of Newton, Cate of Northwood, Kelsey, Davis of Plaistow, Waldron, Hanson of Portsmouth, Hackett, Hodgdon of Portsmouth, Sise, Tredick, Call, Gordon, Kimball of Salem, Eaton, Chase of So. Newmarket.

(STRAFFORD COUNTY) James M. Hayes, Billings, Cate of Dover, Mosher, Sawyer, John S. Hayes, Davis of Durham, Varney, Hayes of Milton, Cutts, Hayes of Rochester, Meader, Hanson of Rochester, Converse, A. E. Wentworth, Freeman of Somersworth, George Wentworth.

(Belknap County) Sanborn of Gilford, Johnson of Gilford, Marsh, Thompson of Gilmanton, Robinson of New Hampton.

(CARROLL COUNTY) Shackford, Morey, Frost, Fellows.

(Merrimack County) Brown of Canterbury, Cass, Rolfe, Holden, Pillsbury of Concord, Young, Stevens of Concord, Humphrey, Sargent of Concord, Dow of Concord, Dickerman, Hill of Concord, Kilburn, Page of Dunbarton, Morrill, Albin Kelley, Head, Little, Osgood, Nelson, Ordway, Kimball of Webster.

(Hillsborough County) Hartshorn, Goodell, Stark, Laselle, Worcester, Severance, Clatur, Richardson of Manchester, Topliff, Cross, Huse, Miller, Lamprey of Manchester, Piper, Quimby, Hill of Manchester, Flanders of Manchester, Follansbee, Robinson of Manchester, Pollard, Dunham, Favor, Richardson of Mason, Parker of Merrimack, Kaley, Wallace of Milford, Abbott of Milford, Banks, Stevens of Nashua, Thompson of Nashua, Rollins, Farwell, Seymour, Collins of Peterborough, Edwards, Johnson of Weare.

(CHESHIRE COUNTY) Harris, Learned, Batcheller of Fitz-william, Amidon, Jones of Hinsdale, Fassett, Coburn, Howes, Shedd, Sturtevant, Spaulding, Thurston of Marlborough, Mills, Abbott of Richmond, Kingsbury, Fay, Wardwell, Silsby, Swan, Eames.

(Sullivan County) Kimball of Charlestown, Willis, Colby, Sargent of Claremont, Rounsevel, Ide, Blanchard, Barton, Hitchcock of Newport, Fairbanks, Chase of Springfield.

(Grafton County) Foster, Mudgett, Sanborn of Campton, Barney, Furnald, Patterson, Cole of Lebanon, Durant, Waterman, Hurlburt, Warden, Flanders of Orange, Ford, Gould, Dearborn.

(Coos County) Crawford, Aldrich, Grout.

And 75 members having voted in the affirmative and 167 in the negative, the House refused to adjourn.

On motion of Mr. Stevens of Nashua the House took a recess until eight o'clock.

EVENING.

The House met at 8 o'clock.

(The speaker in the chair.)

Mr. Stevens of Nashua called for the unfinished business of the last session, it being the bill entitled, "An act defining the representation of towns of less than six hundred population, as shown by the census of 1870," and called for the previous question.

Mr. Norris of Epping moved to adjourn, and the speaker ruled that a motion to adjourn was not in order.

From this decision Mr. Norris of Epping appealed, and upon the appeal Mr. Sinclair of Bethlehem called for a division, and 160 members voted in the affirmative and 97 in the negative.

Mr. Bachellor of Littleton demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(Rockingham County) Clarke of Atkinson, Grant, Brown of Brentwood, Wilcomb, Shepard, Robie, Collins of Danville, Porter, Cummings, Burlingame, Conner, Sanborn of Fremont, Eastman of Hampstead, Mason, Chase of Kingston, Clark of Londonderry, Boyd, Amazeen, Wallace of Newton, Cate of Northwood, Kelsey, Davis of Plaistow, Waldron, Hackett, Tredick, Gordon, Kimball of Salem, Chase of So. Newmarket, Dow of Windham.

(STRAFFORD COUNTY) Locke of Barrington, Clark of Barrington, James M. Hayes, Billings, Cate of Dover, Vickery, Mosher, Sawyer, John S. Hayes, Varney, Hayes of Milton, Cutts, Hayes of Rochester, Meader, Lougee, Hanson of Rochester, McDuffee, Converse, A. E. Wentworth, Carter, Freeman of Somersworth, George Wentworth.

(Belknap County) Hayes of Alton, Sleeper, Sanborn of Gilford, Johnson of Gilford, Marsh, Thompson of Gilmanton, Robinson of New Hampton, Noyes.

(CARROLL COUNTY) Shackford, Lovering, Morey, Frost, Fellows.

(MERRIMACK COUNTY) Cass, Rolfe, Holden, Pillsbury of Concord, Young, Stevens of Concord, Humphrey, Sargent of Concord, Dow of Concord, Dickerman, Hill of Concord, Kilburn, Page of Dunbarton, Morrill, Albin, Kelley, Head, Curtice, Little, Osgood, Nelson, Ordway, Kimball of Webster.

(Hillsborough County) Hartshorn, Goodell, Laselle, Worcester, Clatur, Richardson of Manchester, Topliff, Cross, Huse, Miller, Lamprey of Manchester, Piper, Garvin, Flanders of Manchester, Robinson of Manchester, Pollard, Dunham, Favor, Richardson of Mason, Parker of Merrimack, Kaley, Wallace of Milford, Abbott of Milford, McQuesten, Stevens of Nashua, Thompson of Nashua, Rollins, Farwell, Seymour, Collins of Peterborough, Edwards, Johnson of Weare.

(CHESHIRE COUNTY) Learned, Batcheller of Fitzwilliam, Amidon, Jones of Hinsdale, Fassett, Coburn, Shedd, Sturtevant, Sherman, Spaulding, Thurston of Marlborough, Rogers of Marlow, Mills, Abbott of Richmond, Kingsbury, Stearns, Fay, Wardwell, Silsby, Eames.

(Sullivan County) Wood of Acworth, Royce, Kimball of Charlestown, Willis, Colby, Sargent of Claremont, Rounsevel, Ide, Blanchard, Prentiss, Barton, Hitchcock of Newport, Fairbanks, Chase of Springfield, Train.

(Grafton County) Eastman of Ashland, Tilton of Bridgewater, Foster, Mudgett, Sanborn of Campton, Furnald, Baker, Patterson, Durant, Waterman, Hurlburt, Sawtelle, Warden, Flanders of Orange, Ford, Gould.

(Coos County) Grout, Wight, Phipps, Hinman, Evans of Shelburne, Lane.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Brown of Deerfield, French of Deerfield, Tilton of E. Kingston, Norris, Peterson, Palmer of Kensington, Hoyt, Hall of Newmarket, Lamprey of No. Hampton, Langdon, Clark of Rye, Bean, Fogg, Locke of Seabrook, Clark of Sandown, Gear.

(STRAFFORD COUNTY) Seavey, Flanders of Farmington, Cook, Chamberlain of New Durham, Whitcher, Brown of Belmont, Hodgdon of Barnstead, Plaisted.

(Carroll County) Tasker, Stillings, Walker, David E. Thompson, Perkins of Eaton, Tyler, Eastman of Jackson, Smith of Moultonborough, Ames, Carr, Wingate.

(MERRIMACK COUNTY) Perkins of Allenstown, Durgin, Morgan, Davis of Bradford, Langley, Philbrick, Thurston of Franklin, Sanborn of Loudon, Neal, Morse, Sanborn of Salisbury, Hardy.

(HILLSBOROUGH COUNTY) Felch, McDonald, Starrett, Pierce, Clark of Hillsborough, Lakin, Senter, Morrison, Kendall of Mont Vernon, Banks, Murch, Campbell, Gage, Atwood, Whiting, Gregg.

(CHESHIRE COUNTY) Vilas, Isham, Symonds, Colony, Carpenter, Abbott of Swanzey, Burt, Brown of Walpole, Chamberlain of Westmoreland.

(Sullivan County) Jackson, Rogers of Goshen, Alexander, Mitchell, Merrill, Perkins of Unity.

(Grafton County) Saunders, Sinclair, Eastman of Bethlehem, Clark of Bath, Fitts, Sherburne of Ellsworth, Applebee, Martin, Blodgett, McClure, Bachellor of Littleton, Fitzgerald, Moulton of Lyman, Cutter, Hart, French of Warren, Plummer, Hunt.

(Coos County) Paine, Pillsbury of Carroll, Crawford, Hall of Clarksville, Hicks, Stockwell, Kellum, Flanders of Stewartstown, Cole of Stark, Brown of Stratford.

And 176 members having voted in the affirmative and 107 in the negative, the House sustained the decision of the speaker.

Mr. Norris of Epping moved to lay the bill and pending

amendments on the table, and upon this motion Mr. Bachellor of Littleton called for a division, and 105 members voted in the affirmative and 181 in the negative.

Upon this question the yeas and nays were demanded by Mr. Bachellor of Littleton, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Brown of Deerfield, French of Deerfield, Porter, Hoyt, Lamprey of No. Hampton, Langdon, Clark of Rye, Locke of Seabrook.

(STRAFFORD COUNTY) Small, Flanders of Farmington, Chamberlain of New Durham.

(Belknap County) Brown of Belmont, Plaisted, Davis of Meredith.

(CARROLL COUNTY) Tasker, Perkins of Eaton, Eastman of Jackson, Smith of Moultonborough, Ames, Wingate.

(MERRIMACK COUNTY) Davis of Bradford, Langley, Philbrick, Sanborn of Loudon, Neal, Morse.

(Hillsborough County) Felch, McDonald, Pierce, Clark of Hillsborough, Lakin, Senter, Morrison, Murch, Gage, Atwood, Whiting, Gregg, Symonds, Colony, Carpenter, Abbott of Swanzey, Chamberlain of Westmoreland.

(SULLIVAN COUNTY) Alexander, Merrill, Perkins of Unity.

(Grafton County) Saunders, Parker of Benton, Fitts, Sherburne of Ellsworth, Martin, Blodgett, Hitchcock of Hanover, McClure, Bachellor of Littleton, Fitzgerald, Cutter, Hunt.

(Coos County) Pillsbury of Carroll, Kellum.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Brown of Brentwood, Wilcomb, Shepard, Robie, Collins of Danville, Cummings, Burlingame, Conner, Sanborn of Fremont, Eastman of Hampstead, Mason, Jones of Hampton Falls, Clark of Londonderry, Boyd, Amazeen, Wallace of Newton, Cate of Northwood, Kelsey, Davis of Plaistow, Waldron, Hanson of

Portsmouth, Hackett, Sise, Tredick, Gordon, Kimball of Salem, Eaton, Chase of So. Newmarket, Dow of Windham.

(Strafford County) Locke of Barrington, Clark of Barrington, James M. Hayes, Billings, Cate of Dover, Vickery, Mosher, Sawyer, John S. Hayes, Varney, Hayes of Milton, Cutts, Hayes of Rochester, Meader, Lougee, McDuffee, Converse, A. E. Wentworth, Carter, Freeman of Somersworth, George Wentworth.

(Belknap County) Hayes of Alton, Sleeper, Sanborn of Gilford, Johnson of Gilford, Marsh, Thompson of Gilmanton, Robinson of New Hampton, Noyes.

(CARROLL COUNTY) Shackford, Morey, Frost, Fellows.

(Merrimack County) Cass, Rolfe, Holden, Pillsbury of Concord, Young, Stevens of Concord, Humphrey, Sargent of Concord, Dow of Concord, Dickerman, Hill of Concord, Kilburn, Page of Dunbarton, Morrill, Albin, Kelley, Head, Curtice, Little, Osgood, Scates of Pittsfield, Nelson, Ordway, Kimball of Webster.

(HILLSBOROUGH COUNTY) Hartshorn, Goodell, Stark, Laselle, Worcester, Clatur, Richardson of Manchester, Topliff, Cross, Huse, Miller, Lamprey of Manchester, Piper, Garvin, Flanders of Manchester, Robinson of Manchester, Pollard, Dunham, Favor, Richardson of Mason, Parker of Merrimack, Kaley, Wallace of Milford, Abbott of Milford, Banks, Stevens of Nashua, Thompson of Nashua, Rollins, Farwell, Seymour, Collins of Peterborough, Edwards, Johnson of Weare.

(CHESHIRE COUNTY) Harris, Learned, Batcheller of Fitz-william, Amidon, Jones of Hinsdale, Fassett, Coburn, Howes, Shedd, Sturtevant, Sherman, Spaulding, Thurston of Marlborough, Mills, Abbott of Richmond, Kingsbury, Stearns, Fay, Wardwell, Silsby, Swan, Eames.

(Sullivan County) Wood of Acworth, Royce, Kimball of Charlestown, Willis, Colby, Sargent of Claremont, Rounsevel, Ide, Blanchard, Prentiss, Barton, Hitchcock of Newport, Fairbanks, Chase of Springfield.

(Grafton County) Eastman of Ashland, Tilton of Bridgewater, Mudgett, Sanborn of Campton, Barney, Furnald, Baker, Patterson, Cole of Lebanon, Durant, Waterman, Hurlburt, Warden, Flanders of Orange, Ford, Gould, Plummer.

(Coos County) Crawford, Aldrich, Grout, Wight, Phipps, Hinman, Evans of Shelburne, Lane.

And 60 members having voted in the affirmative and 182 members in the negative, the House refused to lay the matter upon the table.

Mr. Carr of Tamworth moved to adjourn, and upon this motion called for a division, and 72 members voted in the affirmative and 177 in the negative.

Upon this question Mr. Carr of Tamworth demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Brown of Deerfield, French of Deerfield, Norris, Hoyt, Call, Langdon, Clark of Rye.

(STRAFFORD COUNTY) Chamberlain of New Durham.

(Belknap County) Plaisted, Davis of Meredith.

(CARROLL COUNTY) Tasker, Walker, David E. Thompson, Perkins of Eaton, Carr, Wingate, Smith of Wakefield.

(MERRIMACK COUNTY) Durgin, Morgan, Langley, Thurston of Franklin, Hardy.

(HILLSBOROUGH COUNTY) Felch, McDonald, Starrett, Pierce, Senter, Kendall of Mont Vernon, Murch, Gage, Atwood, Whiting, Gregg.

(CHESHIRE COUNTY) Isham, Symonds, Colony, Carpenter, Abbott of Swanzey, Chamberlain of Westmoreland.

(SULLIVAN COUNTY) Merrill, Perkins of Unity.

(Grafton County) Saunders, Sinclair, Clark of Bath, Parker of Benton, Sherburne of Ellsworth, Martin, Blodgett, Bachellor of Littleton, Cutter, French of Warren, Plummer.

(Coos County) Pillsbury of Carroll, Kellum.

And the following members voted in the negative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Brown of Brentwood, Wilcomb, Shepard, Robie, Collins of Danville, Porter, Cummings, Burlingame, Conner, Sanborn of Fremont, Eastman of Hampstead, Mason, Jones of Hampton Falls, Chase of Kingston, Clark of Londonderry, Boyd, Amazeen, Wallace of Newton, Cate of Northwood, Kelsey, Davis of Plaistow, Waldron, Hanson of Portsmouth, Hackett, Hodgdon of Portsmouth, Tredick, Gordon, Kimball of Salem, Dow of Windham.

(Strafford County) Locke of Barrington, Clark of Barrington, James M. Hayes, Billings, Cate of Dover, Vickery, Mosher, Sawyer, John S. Hayes, Varney, Cook, Hayes of Milton, Hayes of Rochester, Meader, Lougee, Hanson of Rochester, McDuffee, Converse, Whitcher, Freeman of Somersworth, George Wentworth.

(Belknap County) Hayes of Alton, Sleeper, Sanborn of Gilford, Johnson of Gilford, Marsh, Thompson of Gilmanton, Robinson of New Hampton.

(CARROLL COUNTY) Shackford, Tyler, Morey, Frost, Fellows.

(Merrimack County) Cass, Rolfe, Pillsbury of Concord, Young, Stevens of Concord, Humphrey, Dow of Concord, Dickerman, Hill of Concord, Kilburn, Page of Dunbarton, Morrill, Albin, Kelley, Head, Curtice, Little, Nelson, Ordway, Kimball of Webster.

(HILLSBOROUGH COUNTY) Hartshorn, Goodell, Stark, Laselle, Clatur, Richardson of Manchester, Topliff, Cross, Huse, Miller, Lamprey of Manchester, Piper, Garvin, Flanders of Manchester, Robinson of Manchester, Pollard, Dunham, Favor, Richardson of Mason, Parker of Merrimack, Kaley, Wallace of Milford, Abbott of Milford, Banks, Stevens of Nashua, Thompson of Nashua, Rollins, Farwell, Collins of Peterborough, Edwards.

(CHESHIRE COUNTY) Harris, Learned, Batcheller of Fitzwilliam, Amidon, Jones of Hinsdale, Fassett, Coburn, Howes, Shedd, Sturtevant, Sherman, Spaulding, Thurston of Marlborough, Mills, Abbott of Richmond, Kingsbury, Stearns, Fay, Wardwell, Swan, Eames.

(Sullivan County) Wood of Acworth, Royce, Kimball of Charlestown, Willis, Colby, Sargent of Claremont, Rounsevel, Ide, Blanchard, Prentiss, Barton, Hitchcock of Newport, Fairbanks, Chase of Springfield.

(Grafton County) Eastman of Ashland, Tilton of Bridgewater, Foster, Mudgett, Sanborn of Campton, Furnald, Baker, Patterson, Cole of Lebanon, Durant, Waterman, Hurlburt, Sawtelle, Warden, Flanders of Orange, Ford, Gould.

(Coos County) Crawford, Aldrich, Grout, Wight, Phipps, Hinman, Evans of Shelburne, Lane.

And 55 members having voted in the affirmative and 174 in the negative, the House refused to adjourn.

The question being stated, Shall the main question be now put?

Mr. Sinclair of Bethlehem called for a division, and 145 members voted in the affirmative, and 22 members voted in the negative, and no quorum voting the speaker declared the House adjourned.

FRIDAY, JULY 13, 1877.

The House met at 9 o'clock.

(The speaker in the chair.)

Prayer was offered by the Rev. W. V. Garner of Concord.

REPORTS OF COMMITTEES.

Mr. Hackett, from the Committee on the Judiciary, to whom was referred the bills entitled, "An act in regard to the salary of the judge of probate for Hillsborough county;" "An act to fix the salaries of the judge and register of probate for the county

of Merrimack, together with the resolution of the delegation from Merrimack county;" "An act increasing the salaries of the judge of probate and register of probate for the county of Rockingham;" "An act to expedite the transaction of probate business in Strafford county;" having considered the same, reported the same with the following resolution:

Resolved, That these bills be referred to the next session of the legislature.

The report was accepted and the resolution was adopted.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act in amendment of chapter 12 of the laws of 1873, relating to the public printing," having considered the same, reported the same with the following resolution:

Resolved, That the bill ought to pass.

The report was accepted, and the bill was ordered to a third reading.

Mr. Pierce, from the same committee, to whom was referred the petition relative to the law regarding cemeteries, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

The report was accepted and the resolution adopted.

Mr. Aldrich, from the Committee on Fisheries, to whom was referred the bill entitled, "An act repealing chapter 39 of the Pamphlet Laws of 1873, relating to fishways and other subjects," having considered the same, reported the bill in a new draft and recommended its passage.

The report was accepted, the bill read once and ordered to a second reading.

Mr. Willis, from the Committee on Railroads, to whom was referred the annual report of the railroad commissioners for the year 1877, having considered the same, reported the same with the following resolution:

Resolved, That the same be placed on file in the office of the secretary of state.

The report was accepted and the resolution adopted.

Mr. Brown, from the Committee on the State House and State House Yard, reported that the committee had attended to their duty and begged leave at this time to report a joint resolution, and recommended its passage.

The report was accepted, and the resolution was read a first time and ordered to a second reading.

Mr. Hayes, from the Committee on the State Normal School, to whom was referred the report of the special committee appointed by the governor and council to examine into the condition of the State Normal School, &c., having considered the same, reported the same with the following resolution:

Resolved, That the report be accepted and a copy of the same be placed on file with the secretary of state.

The report was accepted and the resolution adopted.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act in amendment of section 7 of chapter 6 of the Pamphlet laws of 1870, establishing a State Normal School," having considered the same, reported the same with the following resolution:

Resolved, That section I be amended by adding the words: "Provided that in all cases such certificates of graduation shall be acceptable to the superintending school committee of the towns or districts," and recommended the passage of the bill as so amended.

The report was accepted, and the bill amended and ordered to a third reading.

Mr. Richardson, from the Committee on Banks, to whom was referred the bill entitled, "An act in amendment of chapter 71 of the Pamphlet Laws of 1874, in relation to savings banks," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

The report was accepted and the resolution adopted.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act for the more equitable taxation of bank shares," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

The report was accepted and the resolution adopted.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act to equalize the taxation upon national bank property," having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

The report was accepted and the resolution adopted.

Mr. Topliff, from the Committee on the Judiciary, to whom was referred the bill entitled, "An act in regard to licensing dogs;" the bill entitled, "An act to prevent the destruction of sheep by dogs;" the bill entitled, "An act relating to the taxation of dogs;" the bill entitled, "An act to repeal sections 10 to 14 inclusive, chapter 105 of the General Statutes, and section 1, chapter 18 of the Pamphlet Laws of 1876, relating to the remedies of the owners of sheep and other domestic animals injured by dogs;" the petition of the selectmen and 71 others, legal voters of Newton, asking for a law requiring all dogs running at large to be muzzled, and offering a bounty for killing all unmuzzled dogs found off their owners' or keepers' premises, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

The report was accepted and the resolution adopted.

Mr. Daniell, from the Committee on the Increase of Revenue, made a report which, on motion of Mr. Ordway of Warner, was laid on the table.

Mr. Fay, from the Committee on Fisheries, to whom was referred the joint resolution in relation to the fish commission,

having considered the same, reported the same, and recommended its passage.

The report was accepted and the resolution ordered to a third reading.

Mr. Sawyer, from the Special Committee on Increase of Revenue and Reduction of Expenses, asked leave to report a bill, and recommended its passage.

The report was accepted and the bill ordered to a second reading.

Mr. Applebee, from the Committee on Fisheries, to whom was referred the bill entitled, "An act to repeal all laws protecting pickerel," having considered the same, reported the same in a new draft, and recommended its passage.

The report was accepted, the bill read once and ordered to a second reading.

Mr. Aldrich, from the same committee, to whom was referred the bill entitled, "An act in amendment of chapter 45, laws of 1869, entitled, 'An act providing for a board of commissioners on fisheries, and defining their duties,'" having considered the same, reported the same with the following resolution:

Resolved, That the bill be indefinitely postponed.

The report was accepted and the resolution adopted.

Mr. Bachellor, from the Committee on State Library, to whom was referred the Report of the State Librarian, having considered the same, reported the same with the following resolution:

Resolved, That the said report be accepted and that a copy thereof be placed on file in the office of the secretary of state.

The report was accepted and the resolution adopted.

On motion of Mr. Amidon of Hinsdale,

Resolved, That it shall be the duty of the clerks of the several committees of the House to deposit with the secretary of state the records of all the transactions of their several committees, that the same may be kept on file for the purpose of

affording information to all subsequent committees of the House.

SECOND READINGS.

The following-entitled bills and joint resolutions were severally read a second time and ordered to a third reading:

An act regulating the taking of fish.

An act to repeal chapter 3 of the Pamphlet Laws of 1868, entitled, "An act to provide for the geological and mineralogical survey of the state."

An act in amendment of section 1 of chapter 55 of the Pamphlet Laws of 1872, relating to the better protection of trout.

An act in regard to the protection of pickerel in Coos county.

Joint resolution in favor of John Pender.

Joint resolution in favor of the State House.

Joint resolution in favor of Simeon F. Platts.

Joint resolution in favor of the Reform School.

The bill entitled, "An act to repeal all laws for the protection of pickerel," was read a second time, amended, and ordered to a third reading.

The bill entitled, "An act to annex certain territory to the town of Carroll," was read a second time, and on motion of Mr. Sinclair of Bethlehem was indefinitely postponed.

Mr. Rogers of Marlow gave notice that on to-morrow, or some subsequent day, he would move the reconsideration of the vote whereby the House indefinitely postponed the resolution in favor of Lieut. Horatio McIntire.

MESSAGE FROM THE SENATE.

The following message was received from the Honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bills and joint resolutions:

An act to incorporate the Appleton Hotel Company.

Joint resolution in favor of George Y. Sawyer, Jonas Livingston and the heirs of Hiram R. Roberts.

An act in amendment of section 2, chapter 41 of the laws of 1872, in relation to the more equal distribution of estates.

An act to incorporate the North Conway Aqueduct and Water Company.

An act in amendment of chapter 79 of the General Statutes, relating to meetings and officers of school districts.

An act to establish a board of education in such school districts of the state as may desire the same.

An act in amendment of an act to incorporate the Lowell and Windham Railroad, passed June session, 1874.

An act for the relief of the town of Allenstown.

An act to incorporate the United States Marbleoid Company.

An act to incorporate Friendship Lodge of Independent Order of Odd Fellows in Hooksett.

An act in relation to the support of indigent idiotic and feeble-minded adult children.

An act in amendment of chapter 129, General Statutes, relating to pounds and distraining animals.

An act in amendment of chapter 201 of the General Statutes, relating to actions.

An act to incorporate the Manchester and Fitchburg Railroad.

Joint resolution for the appointment of a commission to inquire into and report what legislation, if any, may be necessary in relation to the Winnipiseogee Lake Cotton and Woolen Manufacturing Company.

Joint resolution in favor of the department of justice at Washington.

Joint resolution relating to the celebration of the centennial anniversary of the battle of Bennington, and in aid of erecting a monument in commemoration of the same, and defraying expenses of troops.

Joint resolution providing for a board of commissioners to examine and ascertain whether all classes of property are equally taxed, and to recommend a plan to relieve the towns and cities from what is known as the state tax.

The senate deem it inexpedient to legislate upon the following-entitled House bills:

An act to regulate the publication of the reports of the supreme court.

An act in amendment of section 12, chapter 44, General Statutes, relative to the publication of city ordinances.

The senate have passed the following bills and joint resolution, in the passage of which they ask the concurrence of the House of Representatives:

An act defining the powers and duties of the fish commissioners and wardens.

An act legalizing all the taxes assessed in the town of Bethlehem in the year one thousand eight hundred and seventy-seven.

An act for the protection of black bass and salmon trout in Spofford's Lake.

Joint resolution in favor of appointing a committee to revise and amend the fish and game laws.

SENATE BILLS.

The following-entitled senate bills were read a first and second time and referred:

To the Committee on the Judiciary:

An act legalizing all the taxes assessed in the town of Bethlehem in the year 1877.

Joint resolution in favor of appointing a committee to revise and amend the fish and game laws.

To the Committee on Fisheries:

An act for the protection of black bass and salmon trout in Spofford's Lake.

An act defining the powers and duties of the fish commissioners and wardens.

The following-entitled bills were taken from the table and ordered to a third reading:

An act in amendment of chapter 141 of the General Statutes, relating to aqueduct and gaslight companies.

An act to repeal chapter 22 of the Pamphlet Laws of 1868.

An act in amendment of chapter 161, section 9, of the General Statutes, concerning the solemnization of marriage.

MESSAGE FROM THE SENATE.

The following message was received from the Honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bill, with amendment:

An act to provide for the employment of prisoners in county jails.

Amend by striking out the third section, and in lieu thereof insert the following:

SEC. 3. Any person charged with an offense and committed to jail who shall not subsequently be indicted, and any witness held for want of bail shall be entitled to the net proceeds of his labor as aforesaid, provided that such person or witness shall not be set to labor except by his own consent.

The amendment sent down from the Senate was concurred in.

MESSAGE FROM THE GOVERNOR.

STATE OF NEW HAMPSHIRE.

EXECUTIVE DEPARTMENT,

CONCORD, JULY 12, 1877.

To the Honorable House of Representatives:

I return herewith to the House of Representatives, in which it originated, the bill entitled, "An act to incorporate the Magdalena River Railroad," without my signature or approval.

The primary and most proper objects of our state legislation are those which relate to interests within its own limits, and peculiar circumstances alone can justify a departure from that course of legislation. But this bill relates to an enterprise without the limits and jurisdiction of this state, the construction and operation of a railroad in South America, and the corporators named in it are mainly non-residents of this state. It is not apparent, therefore, that many persons or interests in this state can properly ask for this legislation.

It is very clear that the provisions of the bill, so far as they purport to grant any authority to construct and operate a railroad in a foreign state, and to acquire real estate and other property, and to exercise powers in that state for these purposes, would be entirely nugatory so far as any actual operations in that state in those respects would be concerned. But the bill also authorizes the issue of bonds with mortgages of the road and other property of the corporation for security; a power which might be exercised in this state, though the provisions of the bill with regard to the proposed security for the payment of those bonds would be inoperative; and the only effect of this bill in that respect, therefore, would be to sanction the implication of a security, which, in fact, might not have any existence whatever.

We cannot be too jealous in guarding the legislation of our state from being used for purposes foreign to its proper objects, and from enactments which, however honestly intended, yet can be used for improper purposes.

If this corporation desires or expects the protection of the United States government, I am clearly of the opinion that the Congress of the United States should grant the charter, for it is to be to the general government they must look for protection, and not to the State of New Hampshire.

It seems to me that in the press of business, the peculiar character and provisions of this bill and the considerations I have suggested, may not have received all the attention they deserve, and therefore I return it with these my objections to it, so that it may receive further consideration by the legislature.

B. F. PRESCOTT, Governor.

Mr. Ordway of Warner moved that the rules be suspended and the report of the Committee on the Increase of Revenue, laid on the table on his motion, be taken from the table and considered, and upon this question called for a division, and 103 members voted in the affirmative and 116 in the negative.

Mr. Ordway of Warner demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Wilcomb, Brown of Deerfield, French of Deerfield, Palmer of Kensington, Hall of Newmarket, Burley of Newmarket, Lamprey of North Hampton, Waldron, Hackett, Hodgdon of Portsmouth, Sise, Tredick.

(STRAFFORD COUNTY) Wentworth of Dover, Seavey, Vickery, Flanders of Farmington, Chamberlain of New Durham, Hayes of Rochester, Lougee, Hanson of Rochester, McDuffee, Whitcher, Whitehouse.

(Belknap County) Brown of Belmont, Emerson, Hodgdon of Barnstead, Crane, Thompson of Gilmanton, Robinson of New Hampton.

(CARROLL COUNTY) Perkins of Eaton, Davis of Effingham, Tyler, Morey, Eastman of Jackson, Ames, Carr, Haines, Banfield.

(MERRIMACK COUNTY) Perkins of Allenstown, Durgin, Morgan, Webster, Davis of Bradford, Lake, Cass, Young, Langley Kelley, Head, Crowell, Sanborn of Loudon, Neal, Morse, Smith of Northfield, Scates of Pittsfield, Randall, Nelson, Ordway, Davis of Warner, Kimball of Webster.

(HILLSBOROUGH COUNTY) Goodell, Felch, Richardson of Francestown, Starrett, Worcester, Lakin, Pike, Senter, Clatur, Perkins of Manchester, Boyle, Tanswell, Follansbee, Favor, Abbott of Milford, Thompson of Nashua, Rollins, Murch, Farwell, Seymour, Gregg.

(CHESHIRE COUNTY) Vilas, Batcheller of Fitzwilliam, Amidon, Coburn, Howes, Sturtevant, Sherman, Spaulding, Colony,

Thurston of Marlborough, Rogers of Marlow, Fay, Whittemore, Carpenter, Abbott of Swanzey, Silsby, Burt, Brown of Walpole.

(Sullivan County) Royce, Kimball of Charlestown, Willis, Sargent of Claremont, Ide, Barton, Merrill, Perkins of Unity.

(Grafton County) Eastman of Bethlehem, Sherburne of Ellsworth, Blodgett, McClure, Cole of Lebanon, Durant, Waterman, Fitzgerald, Flanders of Orange, Gould.

(Coos County) Pillsbury of Carroll, Grout, Hall of Clarksville, Wight, Phipps, Scates of Randolph, Evans of Shelburne.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Brown of Brentwood, Robie, Norris, Porter, Cummings, Burlingame, Conner, Peterson, Eastman of Hampstead, Jones of Hampton Falls, Chase of Kingston, Clark of Londonderry, Boyd, Wallace of Newton, Cate of Northwood, Kelsey, Davis of Plaistow, Hanson of Portsmouth, Call, Sherburne of Portsmouth, Langdon, Clark of Rye, Bean, Gordon, Kimball of Salem, Eaton, Locke of Seabrook, Chase of South Newmarket, Dow of Windham.

(STRAFFORD COUNTY) Locke of Barrington, Clark of Barrington, James M. Hayes, Billings, Mosher, Sawyer, John S. Hayes, Jones of Farmington, Cook, Cutts, Meader, Converse, Carter, Freeman of Somersworth, Moses, George Wentworth.

(Belknap County) Canney, Johnson of Gilford, Moulton of Laconia, Busiel, Robinson of Laconia, Davis of Meredith, Keasar.

(CARROLL COUNTY) Tasker, David E. Thompson, Frost.

(MERRIMACK COUNTY) Gile, Brown of Canterbury, Rolfe, Holden, Pillsbury of Concord, Stevens of Concord, Humphrey, Sargent of Concord, Dickerman, Lamprey of Concord, Smith of Concord, Page of Dunbarton, Thurston of Franklin, Morrill, Phillips.

(HILLSBOROUGH COUNTY) Hartshorn, Hadlock, Stark, Laselle, Pierce, Tolles, Severance, Richardson of Manchester, Topliff, Newell, Huse, Miller, Lamprey of Manchester, Piper, Quimby,

Hill of Manchester, Conway, Sullivan, Morrison, Garvin, Pollard, Richardson of Mason, Parker of Merrimack, Kaley, Banks, Andrews, Flaherty, Stevens of Nashua, Priest, Gage, Vose, Collins of Peterborough, Bond, Edwards, Atwood, Johnson of Weare, Wood of Weare, Whiting.

(CHESHIRE COUNTY) Harris, Learned, Isham, Symonds, Jones of Hinsdale, Fassett, Shedd, Mills, Abbott of Richmond, Kingsbury, Stearns, Wardwell, Chamberlain of Westmoreland, Eames.

(Sullivan County) Colby, Rounsevel, Jackson, Blanchard, Rogers of Goshen, Alexander, Hitchcock of Newport, Fairbanks, Train.

(Grafton County) Saunders, Eastman of Ashland, Sinclair, Clark of Bath, Parker of Benton, Foster, Barney, Furnald, Baker, Martin, Mann, Patterson, Burleigh of Holderness, Bachellor of Littleton, Sawtelle, Warden, Smith of Plymouth, Cutter, Plummer.

(Coos County) Paine, Crawford, Bragg, Stockwell, Kellum, Straw, Flanders of Stewartstown.

And 124 members having voted in the affirmative and 159 members in the negative, the House refused to suspend the rules.

Mr. Stevens of Nashua called for the unfinished business of yesterday, it being the bill entitled, "An act defining the representation of towns of less than 600 population," as shown by the census of 1870.

The question being stated, Shall the previous question be now taken? on motion of Mr. Bachellor of Littleton, the House adjourned.

AFTERNOON.

The House met at 2 o'clock.

(The speaker in the chair.)

THIRD READINGS.

The following-entitled bills and joint resolutions being in order

for that purpose were severally read a third time, passed, and sent to the Senate for concurrence :

An act to repeal chapter 3 of the Pamphlet Laws of 1868, entitled, "An act to provide for the geological and mineralogical survey of the state."

An act in amendment of section I of chapter 55 of the Pamphlet Laws of 1872, relating to the better protection of trout.

An act in regard to the protection of pickerel.

An act in amendment of chapter 12 of the laws of 1873, relating to the public printing.

An act to repeal all laws for the protection of pickerel.

An act regulating the taking of fish.

An act in amendment to chapter 141 of the General Statutes, relating to aqueduct and gaslight companies.

An act in amendment of section 7 of chapter 6 of the Pamphlet Laws of 1870, establishing a State Normal School.

An act to repeal chapter 22 of the Pamphlet Laws of 1868.

An act in amendment of chapter 161, section 9, of the General Statutes, concerning the solemnization of marriage.

Joint resolution in favor of Simeon F. Platts.

Joint resolution in favor of the State House.

Joint resolution in favor of John Pender.

Joint resolution in relation to the fish commission.

Joint resolution in favor of the Reform School.

The bill entitled, "An act to reorganize and equalize the Senatorial Districts according to the amended constitution," was read a third time, and the question being stated, Shall the bill pass?

Mr. Morrison of Manchester demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Brown of Brentwood, Shepard, Robie, Collins of Danville, Porter, Cummings, Burlingame, Conner, Sanborn of Fremont, Eastman of Hampstead, Mason, Jones of Hampton Falls, Chase of Kingston, Clark of Londonderry, Boyd, Amazeen, Wallace of Newton, Cate of Northwood, Kelsey, Davis of Plaistow, Waldron, Hanson of Portsmouth, Hackett, Hodgdon of Portsmouth, Sise, Tredick, Call, Gordon, Kimball of Salem, Chase of So. Newmarket, Dow of Windham.

(Strafford County) Locke of Barrington, Clark of Barrington, James M. Hayes, Billings, Wentworth of Dover, Cate of Dover, Vickery, Mosher, Washington P. Hayes, John S. Hayes, Varney, Hayes of Milton, Cutts, Hayes of Rochester, Meader, Lougee, Hanson of Rochester, McDuffee, Converse, A. E. Wentworth, Carter, Freeman of Somersworth, Moses, George Wentworth.

(Belknap County) Hayes of Alton, Sleeper, Sanborn of Gilford, Johnson of Gilford, Marsh, Thompson of Gilmanton, Robinson of New Hampton, Noyes.

(CARROLL COUNTY) Shackford, Morey, Frost, Fellows.

(Merrimack County) Brown of Canterbury, Cass, Rolfe, Pillsbury of Concord, Young, Stevens of Concord, Sargent of Concord, Dow of Concord, Dickerman, Hill of Concord, Kilburn, Lamprey of Concord, Smith of Concord, Morrill, Albin, Kelley, Head, Crowell, Curtice, Phillips, Smith of Northfield, Little, Osgood, Nelson, Ordway, Davis of Warner, Kimball of Webster.

(HILLSBOROUGH COUNTY) Hartshorn, Goodell, Richardson of Francestown, Stark, Laselle, Worcester, Tolles, Severance, Clatur, Richardson of Manchester, Topliff, Cross, Newell, Ladd, Huse, Miller, Lamprey of Manchester, Piper, Quimby, Perkins of Manchester, Hill of Manchester, Flanders of Manchester, Follansbee, Robinson of Manchester, Favor, Richardson of Mason, Parker of Merrimack, Kaley, Wallace of Milford, Abbott of Milford, Banks, Andrews, Stevens of Nashua, Thompson of Nashua, Priest, Seymour, Vose, Collins of Peterborough, Bond, Edwards, Johnson of Weare.

(CHESHIRE COUNTY) Harris, Learned, Batcheller of Fitz-william, Amidon, Jones of Hinsdale, Fassett, Coburn, Howes, Shedd, Sturtevant, Spaulding, Thurston of Marlborough, Mills, Abbott of Richmond, Kingsbury, Stearns, Fay, Wardwell, Swan, Eames.

(Sullivan County) Wood of Acworth, Royce, Willis, Colby, Sargent of Claremont, Rounsevel, Blanchard, Prentiss, Barton, Hitchcock of Newport, Fairbanks, Chase of Springfield, Train.

(Grafton County) Eastman of Ashland, Tilton of Bridgewater, Mudgett, Sanborn of Campton, Barney, Furnald, Baker, Patterson, Cole of Lebanon, Durant, Waterman, Hurlburt, Wells, Sawtelle, Warden, Flanders of Orange, Ford, Gould, Dearborn.

(Coos County) Crawford, Grout, Wight, Phipps, Hinman, Evans of Shelburne, Lane.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Brown of Deerfield, French of Deerfield, Tilton of E. Kingston, Norris, Peterson, Palmer of Kensington, Hoyt, Hall of Newmarket, Burley of Newmarket, Lamprey of No. Hampton, Sherburne of Portsmouth, Goodrich, Langdon, Clark of Rye, Bean, Locke of Seabrook, Clark of Sandown, Gear.

(Strafford County) Seavey, Jones of Farmington, Small, Flanders of Farmington, Cook, Chamberlain of New Durham, Whitcher.

(Belknap County) Brown of Belmont, Emerson, Hodgdon of Barnstead, Canney, Busiel, Robinson of Laconia, Plaisted, Davis of Meredith, Keasar.

(Carroll County) Tasker, Stillings, Walker, David E. Thompson, Perkins of Eaton, Davis of Effingham, Tyler, Eastman of Jackson, Smith of Moultonborough, Ames, Carr, Wingate, Smith of Wakefield, Haines, Banfield.

(MERRIMACK COUNTY) Perkins of Allenstown, Durgin, Morgan, Webster, Gile, Davis of Bradford, Lake, Langley, Philbrick, Thurston of Franklin, Morse, Scates of Pittsfield, Randall, Sanborn of Salisbury, Hardy.

(HILLSBOROUGH COUNTY) Felch, McDonald, Hadlock, Starrett, Pierce, Clark of Hillsborough, Lakin, Senter, Conway, Boyle, Tanswell, Sullivan, Morrison, Kendall of Mont Vernon, Flaherty, Murch, Campbell, Gage, Atwood, Wood of Weare, Whiting.

(CHESHIRE COUNTY) Vilas, Isham, Symonds, Colony, Rogers of Marlow, Whittemore, Carpenter, Abbott of Swanzey, Burt, Brown of Walpole, Chamberlain of Westmoreland.

(Sullivan County) Ide, Jackson, Rogers of Goshen, Alexander, Mitchell, Merrill, Perkins of Unity.

(Grafton County) Saunders, Sinclair, Eastman of Bethlehem, Clark of Bath, Parker of Benton, Fitts, Sherburne of Ellsworth, Applebee, Martin, Blodgett, Mann, Hitchcock of Hanover, McClure, Atwood, Bachellor of Littleton, Fitzgerald, Moulton of Lyman, Smith of Plymouth, Cutter, Hart, French of Warren, Hunt.

(Coos County) Paine, Pillsbury of Carroll, Hall of Clarksville, Sumner, Bragg, Evans of Gorham, Hicks, Stockwell, Kellum, Straw, Scates of Randolph, Flanders of Stewartstown, Cole of Stark, Brown of Stratford.

And 196 members voting in the affirmative and 139 members in the negative, the bill passed and was sent to the senate for concurrence.

Mr. Ordway of Warner moved that the rules be suspended to allow him to introduce a bill, and upon this question Mr. Mann of Haverhill demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Brown of Brentwood, Wilcomb, Collins of Danville, Brown of Deerfield, French of Deerfield, Edgerly, Porter, Cummings, Burlingame, Conner, Sanborn of Fremont, Mason, Palmer of Kensington, Clark of Londonderry, Boyd, Amazeen, Wallace of Newton, Hall of Newmarket, Burley of Newmarket, Cate of Northwood, Kelsey, Lamprey of North Hampton, Waldron, Hackett, Hodgdon

of Portsmouth, Sise, Tredick, Call, Clark of Rye, Clark of Sandown, Chase of So. Newmarket.

(Strafford County) Locke of Barrington, Clark of Barrington, James M. Hayes, Billings, Wentworth of Dover, Cate of Dover, Vickery, Washington P. Hayes, John S. Hayes, Davis of Durham, Flanders of Farmington, Varney, Cook, Hayes of Milton, Chamberlain of New Durham, Hayes of Rochester, Lougee, Hanson of Rochester, McDuffee, Whitcher, Whitehouse.

(Belknap County) Canney, Crane, Sanborn of Gilford, Johnson of Gilford, Marsh, Thompson of Gilmanton, Robinson of New Hampton, Noyes.

(CARROLL COUNTY) Shackford, Lovering, Walker, Davis of Effingham, Tyler, Morey, Eastman of Jackson, Frost, Smith of Moultonborough, Ames, Fellows, Carr, Wingate, Haines, Banfield.

(Merrimack County) Durgin, Morgan, Webster, Davis of Bradford, Lake, Cass, Rolfe, Robinson of Concord, Pillsbury of Concord, Young, Humphrey, Sargent of Concord, Dow of Concord, Dickerman, Hill of Concord, Kilburn, Lamprey of Concord, Smith of Concord, Langley, Page of Dunbarton, Philbrick, Morrill, Albin, Kelley, Head, Crowell, Curtice, Sanborn of Loudon, Neal, Morse, Phillips, Smith of Northfield, Little, Scates of Pittsfield, Nelson, Ordway, Kimball of Webster, Hardy.

(HILLSBOROUGH COUNTY) Hartshorn, Goodell, Felch, McDonald, Hadlock, Richardson of Francestown, Laselle, Starrett, Clark of Hillsborough, Worcester, Lakin, Senter, Severance, Clatur, Richardson of Manchester, Cross, Miller, Lamprey of Manchester, Piper, Quimby, Perkins of Manchester, Boyle, Garvin, Flanders of Manchester, Follansbee, Pollard, Favor, Richardson of Mason, Parker of Merrimack, Kaley, Abbott of Milford, Kendall of Mont Vernon, Banks, Thompson of Nashua, Rollins, Murch, Farwell, Seymour, Vose, Collins of Peterborough, Bond, Edwards, Atwood, Johnson of Weare.

(CHESHIRE COUNTY) Vilas, Harris, Learned, Batcheller of Fitzwilliam, Amidon, Jones of Hinsdale, Fassett, Coburn,

Howes, Shedd, Sturtevant, Sherman, Spaulding, Thurston of Marlborough, Mills, Abbott of Richmond, Kingsbury, Stearns, Fay, Carpenter, Abbott of Swanzey, Silsby, Burt, Brown of Walpole, Swan, Eames.

(Sullivan County) Wood of Acworth, Royce, Willis, Sargent of Claremont, Rounsevel, Ide, Blanchard, Prentiss, Mitchell, Barton, Chase of Springfield, Perkins of Unity, Train.

(Grafton County) Eastman of Ashland, Tilton of Bridgewater, Mudgett, Sanborn of Campton, Barney, Furnald, Applebee, Blodgett, Patterson, Hitchcock of Hanover, McClure, Durant, Waterman, Hurlburt, Wells, Warden, Flanders of Orange, Ford, Gould, Dearborn, French of Warren, Plummer.

(Coos County) Pillsbury of Carroll, Crawford, Grout, Wight, Evans of Gorham, Phipps, Hinman, Scates of Randolph, Evans of Shelburne, Lane.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Shepard, Peterson, Jones of Hampton Falls, Davis of Plaistow, Sherburne of Portsmouth, Langdon, Gordon, Locke of Seabrook.

(STRAFFORD COUNTY) Converse, Freeman of Somersworth, Moses.

(Belknap County) Hayes of Alton, Sleeper, Brown of Belmont, Emerson, Hodgdon of Barnstead, Moulton of Laconia, Busiel, Robinson of Laconia, Plaisted, Keasar.

(CARROLL COUNTY) Tasker, Stillings.

(MERRIMACK COUNTY) Brown of Canterbury.

(HILLSBOROUGH COUNTY) Hill of Manchester, Conway, Sullivan, Morrison, McQuesten, Flaherty, Gage.

(CHESHIRE COUNTY) Isham, Symonds, Whittemore.

(Sullivan County) Jackson, Alexander.

(Grafton County) Sinclair, Clark of Bath, Parker of Benton, Fitts, Martin, Atwood, Bachellor of Littleton, Moulton of Lyman, Sawtelle, Cutter.

(Coos County) Hall of Clarksville, Bragg, Hicks, Stockwell, Kellum, Straw, Flanders of Stewartstown.

And 230 members voting in the affirmative, and 54 in the negative, the House voted to allow the bill to be introduced.

BILL INTRODUCED, READ TWICE AND REFERRED.

To the Committee on Finance:

By Mr. Ordway of Warner, an act to amend chapter 57 of the General Statutes, in relation to taxing railroads.

MESSAGE FROM THE SENATE.

The following message was received from the Honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bill, with amendments:

An act providing for the erection of a new State Prison.

On motion of Mr. Stevens of Nashua, the bill providing for the erection of a new State Prison, sent down from the Senate with amendments, was referred to the Committee on State Prison.

The Senate have reconsidered their vote whereby they deemed it inexpedient to legislate upon the following-entitled House bill, and concur with the House of Representatives in its pass age:

An act to increase the efficiency and reduce the expenses of the State militia.

The Senate concur with the House of Representatives in the passage of the following bill and joint resolution:

An act relating to the town of Rye.

Joint resolution relating to the proprietors of Portsmouth Bridge.

An act repealing sections three and four of an act entitled, "An act to incorporate the Strafford County Manufacturing Company," passed at the June session, 1877.

The Senate have passed the following bills, in the passage of which they ask the concurrence of the House of Representatives:

An act to authorize the appointment of special administra-

An act for the protection of oyster beds.

An act regarding the carrying of concealed weapons.

Mr. Stevens of Nashua called for the unfinished business of yesterday, it being the bill entitled, "An act defining the representation of towns of less than 600 population, as shown by the census of 1870."

The question being stated, Shall the main question be now put?

Mr. Bachellor of Littleton moved to adjourn.

The speaker decided the motion to be out of order, and an appeal from that decision was taken, and upon the question being stated, Shall the decision of the speaker stand as the decision of the House?

Mr. Langdon of Portsmouth demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Brown of Brentwood, Wilcomb, Shepard, Robie, Collins of Danville, Porter, Burlingame, Conner, Sanborn of Fremont, Mason, Jones of Hampton Falls, Chase of Kingston, Clark of Londonderry, Boyd, Amazeen, Wallace of Newton, Cate of Northwood, Kelsey, Davis of Plaistow, Waldron, Hanson of Portsmouth, Hackett, Hodgdon of Portsmouth, Sise, Tredick, Call, Gordon, Kimball of Salem, Eaton, Chase of South Newmarket, Dow of Windham.

(Strafford County) Locke of Barrington, Clark of Barrington, James M. Hayes, Cate of Dover, Vickery, Mosher, John S. Hayes, Davis of Durham, Varney, Hayes of Milton, Cutts, Hayes of Rochester, Meader, Lougee, Hanson of Rochester,

ester, McDuffee, Converse, A. E. Wentworth, Carter, Moses, George Wentworth.

(Belknap County) Sleeper, Crane, Sanborn of Gilford, Johnson of Gilford, Marsh, Thompson of Gilmanton, Robinson of New Hampton, Noyes.

(CARROLL COUNTY) Shackford, Lovering, Morey, Frost, Fellows.

(MERRIMACK COUNTY) Gile, Brown of Canterbury, Cass, Rolfe, Holden, Pillsbury of Concord, Young, Humphrey, Sargent of Concord, Dow of Concord, Dickerman, Hill of Concord, Kilburn, Lamprey of Concord, Smith of Concord, Page of Dunbarton, Morrill, Kelley, Head, Crowell, Curtice, Phillips, Smith of Northfield, Little, Osgood, Nelson.

(HILLSBOROUGH COUNTY) Hartshorn, Goodell, Richardson of Francestown, Laselle, Worcester, Tolles, Severance, Clatur, Topliff, Cross, Newell, Huse, Miller, Lamprey of Manchester, Piper, Quimby, Perkins of Manchester, Hill of Manchester, Garvin, Flanders of Manchester, Follansbee, Robinson of Manchester, Pollard, Favor, Richardson of Mason, Parker of Merrimack, Kaley, Wallace of Milford, Abbott of Milford, Banks, Andrews, Thompson of Nashua, Rollins, Priest, Farwell, Seymour, Vose, Collins of Peterborough, Bond, Edwards, Atwood.

(CHESHIRE COUNTY) Harris, Learned, Batcheller of Fitz-william, Amidon, Jones of Hinsdale, Fassett, Coburn, Howes, Shedd, Sherman, Spaulding, Thurston of Marlborough, Mills, Abbott of Richmond, Kingsbury, Stearns, Fay, Wardwell, Silsby, Swan, Eames.

(Sullivan County) Wood of Acworth, Royce, Willis, Colby, Sargent of Claremont, Rounsevel, Blanchard, Prentiss, Barton, Hitchcock of Newport, Chase of Springfield, Train.

(Grafton County) Eastman of Ashland, Parker of Benton, Tilton of Bridgewater, Foster, Mudgett, Sanborn of Campton, Barney, George, Furnald, Atwood, Cole of Lebanon, Waterman, Wells, Sawtelle, Warden, Flanders of Orange, Ford, Gould, Dearborn.

(Coos County) Crawford, Grout, Wight, Phipps, Hinman, Evans of Shelburne, Lane.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Brown of Deerfield, French of Deerfield, Tilton of East Kingston, Norris, Peterson, Hoyt, Hall of Newmarket, Burley of Newmarket, Sherburne of Portsmouth, Langdon, Clark of Rye, Bean, Locke of Seabrook.

(STRAFFORD COUNTY) Small, Chamberlain of New Durham, Whitcher.

(Belknap County) Brown of Belmont, Emerson, Hodgdon of Barnstead, Canney, Busiel, Robinson of Laconia, Davis of Meredith, Keasar.

(CARROLL COUNTY) Tasker, Stillings, Perkins of Eaton, Davis of Effingham, Eastman of Jackson, Carr, Wingate, Smith of Wakefield, Banfield.

(MERRIMACK COUNTY) Perkins of Allenstown, Durgin, Webster, Davis of Bradford, Lake, Robinson of Concord, Langley, Philbrick, Sanborn of Loudon, Scates of Pittsfield, Randall, Sanborn of Salisbury, Davis of Warner, Hardy.

(HILLSBOROUGH COUNTY) Felch, McDonald, Hadlock, Starrett, Pierce, Clark of Hillsborough, Lakin, Senter, Conway, Boyle, Tanswell, Sullivan, Morrison, McQuesten, Flaherty, Murch, Campbell, Gage, Gregg.

(CHESHIRE COUNTY) Vilas, Isham, Symonds, Carpenter, Abbott of Swanzey, Burt, Chamberlain of Westmoreland.

(Sullivan County) Ide, Alexander, Mitchell, Merrill, Perkins of Unity.

(Grafton County) Saunders, Sinclair, Fitts, Applebee, Martin, Blodgett, Mann, McClure, Bachellor of Littleton, Fitzgerald, Moulton of Lyman, Smith of Plymouth, Cutter, French of Warren, Hunt.

(Coos County) Paine, Pillsbury of Carroll, Evans of Gorham, Stockwell, Kellum, Flanders of Stewartstown, Cole of Stark, Brown of Stratford.

And 193 members having voted in the affirmative, and 101 in the negative, the decision of the speaker was sustained.

The question being stated, Shall the main question be now put?

A division was called for, and 201 members voted in the affirmative and 126 in the negative.

Upon this question the yeas and nays were demanded by Mr. Bachellor of Littleton, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Brown of Brentwood, Wilcomb, Shepard, Robie, Collins of Danville, Porter, Cummings, Burlingame, Conner, Sanborn of Fremont, Mason, Jones of Hampton Falls, Chase of Kingston, Clark of Londonderry, Boyd, Amazeen, Wallace of Newton, Cate of Northwood, Kelsey, Davis of Plaistow, Waldron, Hanson of Portsmouth, Hackett, Hodgdon of Portsmouth, Sise, Tredick, Call, Gordon, Kimball of Salem, Eaton, Chase of South Newmarket, Dow of Windham.

(STRAFFORD COUNTY) Locke of Barrington, Clark of Barrington, James M. Hayes, Billings, Wentworth of Dover, Cate of Dover, Vickery, Mosher, Washington P. Hayes, John S. Hayes, Davis of Durham, Varney, Hayes of Milton, Cutts, Hayes of Rochester, Meader, Lougee, Hanson of Rochester, McDuffee, Converse, A. E. Wentworth, Carter, Freeman of Somersworth, Moses, George Wentworth.

(Belknap County) Hayes of Alton, Sleeper, Crane, Sanborn of Gilford, Johnson of Gilford, Marsh, Thompson of Gilford, Robinson of New Hampton, Noyes.

(CARROLL COUNTY) Shackford, Lovering, Morey, Frost, Fellows.

(MERRIMACK COUNTY) Gile, Brown of Canterbury, Cass, Rolfe, Pillsbury of Concord, Young, Stevens of Concord, Humphrey, Sargent of Concord, Dow of Concord, Dickerman, Hill of Concord, Lamprey of Concord, Smith of Concord, Page of Dunbarton, Morrill, Kelley, Head, Crowell, Curtice, Phillips, Smith of Northfield, Little, Osgood, Nelson.

(HILLSBOROUGH COUNTY) Hartshorn, Goodell, Richardson of Francestown, Stark, Laselle, Worcester, Tolles, Severance, Clatur, Richardson of Manchester, Topliff, Cross, Newell, Ladd, Huse, Miller, Lamprey of Manchester, Piper, Quimby, Perkins of Manchester, Hill of Manchester, Garvin, Flanders of Manchester, Follansbee, Robinson of Manchester, Pollard, Dunham, Favor, Richardson of Mason, Parker of Merrimack, Kaley, Wallace of Milford, Abbott of Milford, Banks, Andrews, Stevens of Nashua, Thompson of Nashua, Rollins, Priest, Farwell, Vose, Collins of Peterborough, Bond, Edwards, Johnson of Weare.

(CHESHIRE COUNTY) Harris, Learned, Batcheller of Fitzwilliam, Jones of Hinsdale, Fassett, Coburn, Howes, Shedd, Spaulding, Thurston of Marlborough, Mills, Abbott of Richmond, Kingsbury, Stearns, Fay, Wardwell, Silsby, Swan, Eames.

(Sullivan County) Wood of Acworth, Royce, Kimball of Charlestown, Willis, Colby, Sargent of Claremont, Rounsevel, Ide, Blanchard, Prentiss, Barton, Hitchcock of Newport, Fairbanks, Chase of Springfield, Train.

(Grafton County) Eastman of Ashland, Tilton of Bridgewater, Foster, Mudgett, Sanborn of Campton, Barney, Furnald, Baker, Patterson, Cole of Lebanon, Durant, Waterman, Hurlburt, Wells, Sawtelle, Warden, Flanders of Orange, Ford, Gould, Dearborn.

(Coos County) Crawford, Grout, Wight, Phipps, Evans of Shelburne, Lane.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Brown of Deerfield, French of Deerfield, Tilton of East Kingston, Edgerly, Norris, Peterson, Palmer of Kensington, Hoyt, Hall of Newmarket, Burley of Newmarket, Lamprey of North Hampton, Sherburne of Portsmouth, Goodrich, Langdon, Clark of Rye, Bean, Locke of Seabrook, Clark of Sandown, Gear.

(STRAFFORD COUNTY) Jones of Farmington, Small, Flanders of Farmington, Cook, Chamberlain of New Durham, Whitcher, Whitehouse.

(Belknap County) Brown of Belmont, Emerson, Hodgdon of Barnstead, Canney, Plaisted, Davis of Meredith, Keasar.

(CARROLL COUNTY) Tasker, Walker, Perkins of Eaton, Tyley, Eastman of Jackson, Ames, Carr, Wingate, Smith of Wakefield, Haines, Banfield.

(MERRIMACK COUNTY) Perkins of Allenstown, Durgin, Morgan, Davis of Bradford, Lake, Langley, Philbrick, Thurston of Franklin, Sanborn of Loudon, Neal, Scates of Pittsfield, Randall, Sanborn of Salisbury, Hardy.

(HILLSBOROUGH COUNTY) Felch, McDonald, Starrett, Pierce, Clark of Hillsborough, Lakin, Senter, Conway, Boyle, Tanswell, Sullivan, Morrison, McQuesten, Flaherty, Murch, Campbell, Gage, Atwood, Whiting, Gregg.

(CHESHIRE COUNTY) Vilas, Isham, Symonds, Sturtevant, Colony, Rogers of Marlow, Whittemore, Carpenter, Abbott of Swanzey, Burt, Brown of Walpole, Chamberlain of Westmoreland.

(Sullivan County) Jackson, Alexander, Mitchell, Merrill, Perkins of Unity.

(Grafton County) Saunders, Sinclair, Eastman of Bethlehem, Clark of Bath, Fitts, Sherburne of Ellsworth, Applebee, Martin, Blodgett, Mann, Bachellor of Littleton, Fitzgerald, Moulton of Lyman, Smith of Plymouth, Cutter, Hart, Plummer, Hunt.

(Coos County) Paine, Hall of Clarksville, Sumner, Bragg, Evans of Gorham, Hicks, Stockwell, Kellum, Straw, Cole of Stark, Brown of Stratford.

And 203 members having voted in the affirmative and 124 in the negative, the main question was ordered.

Mr. Sinclair offered an amendment, and on the question being stated, Shall the bill be so amended?

Mr. Sinclair of Bethlehem called for a division, and 103 members voted in the affirmative and 179 in the negative.

Mr. Pierce of Hillsborough demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(Rockingham County) Brown of Deerfield, Tilton of East Kingston, Edgerly, Norris, Peterson, Hoyt, Hall of Newmarket, Goodrich, Langdon, Clark of Rye, Bean, Locke of Seabrook, Clark of Sandown, Gear.

(STRAFFORD COUNTY) Jones of Farmington, Small, Flanders of Farmington, Chamberlain of New Durham, Whitcher.

(Belknap County) Brown of Belmont, Emerson, Hodgdon of Barnstead, Canney, Robinson of Laconia, Davis of Meredith.

(CARROLL COUNTY) Stillings, Tyler, Eastman of Jackson, Smith of Moultonborough, Wingate, Smith of Wakefield, Haines, Banfield.

(MERRIMACK COUNTY) Durgin, Gile, Lake, Langley, Sanborn of Loudon, Neal, Morse, Scates of Pittsfield, Randall, Sanborn of Salisbury, Hardy.

(HILLSBOROUGH COUNTY) Felch, McDonald, Starrett, Pierce, Clark of Hillsborough, Lakin, Senter, Conway, Boyle, Tanswell, Sullivan, Morrison, McQuesten, Flaherty, Campbell, Gage, Atwood, Gregg.

(CHESHIRE COUNTY) Vilas, Batcheller of Fitzwilliam, Symonds, Colony, Carpenter, Abbott of Swanzey, Chamberlain of Westmoreland.

(Sullivan County) Ide, Jackson, Rogers of Goshen, Alexander, Merrill, Perkins of Unity.

(Grafton County) Saunders, Sinclair, Eastman of Bethlehem, Clark of Bath, Fitts, Sherburne of Ellsworth, Martin, McClure, Bachellor of Littleton, Smith of Plymouth, Cutter, Hunt.

(Coos County) Paine, Pillsbury of Carroll, Hall of Clarksville, Bragg, Evans of Gorham, Stockwell, Kellum, Straw, Flanders of Stewartstown, Cole of Stark, Brown of Stratford.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Brown

of Brentwood, Wilcomb, Shepard, Collins of Danville, Porter, Cummings, Burlingame, Conner, Sanborn of Fremont, Jones of Hampton Falls, Chase of Kingston, Boyd, Amazeen, Wallace of Newton, Cate of Northwood, Kelsey, Davis of Plaistow, Waldron, Hanson of Portsmouth, Hackett, Hodgdon of Portsmouth, Sise, Tredick, Call, Gordon, Kimball of Salem, Eaton, Chase of South Newmarket, Dow of Windham.

(Strafford County) Clark of Barrington, James M. Hayes, Billings, Wentworth of Dover, Cate of Dover, Vickery, Mosher, Washington P. Hayes, John S. Hayes, Davis of Durham, Varney, Hayes of Milton, Cutts, Hayes of Rochester, Hanson of Rochester, McDuffee, Converse, A. E. Wentworth, Carter, Freeman of Somersworth, Moses, George Wentworth.

(Belknap County) Hayes of Alton, Sleeper, Crane, Sanborn of Gilford, Johnson of Gilford, Marsh, Thompson of Gilmanton, Robinson of New Hampton.

(CARROLL COUNTY) Shackford, Morey.

(MERRIMACK COUNTY) Brown of Canterbury, Cass, Rolfe, Pillsbury of Concord, Young, Stevens of Concord, Humphrey, Sargent of Concord, Dickerman, Hill of Concord, Kilburn, Lamprey of Concord, Smith of Concord, Page of Dunbarton, Philbrick, Albin, Kelley, Head, Crowell, Curtice, Phillips, Smith of Northfield, Little, Osgood, Nelson, Ordway.

(HILLSBOROUGH COUNTY) Hartshorn, Richardson of Francestown, Stark, Laselle, Worcester, Tolles, Severance, Newell, Ladd, Huse, Miller, Lamprey of Manchester, Piper, Quimby, Perkins of Manchester, Hill of Manchester, Garvin, Flanders of Manchester, Follansbee, Robinson of Manchester, Pollard, Dunham, Favor, Richardson of Mason, Parker of Merrimack, Kaley, Wallace of Milford, Banks, Andrews, Stevens of Nashua, Thompson of Nashua, Rollins, Priest, Seymour, Vose, Collins of Peterborough, Bond, Edwards, Johnson of Weare.

(CHESHIRE COUNTY) Harris, Learned, Fassett, Howes, Shedd, Sturtevant, Thurston of Marlborough, Mills, Abbott of Richmond, Kingsbury, Stearns, Fay, Wardwell, Silsby, Swan, Eames.

(Sullivan County) Wood of Acworth, Kimball of Charlestown, Willis, Colby, Sargent of Claremont, Rounsevel, Blanchard, Prentiss, Barton, Fairbanks, Chase of Springfield, Train.

(Grafton County) Eastman of Ashland, Foster, Sanborn of Campton, Barney, Baker, Patterson, Cole of Lebanon, Durant, Waterman, Hurlburt, Sawtelle, Warden, Flanders of Orange, Ford, Gould, Dearborn.

(Coos County) Crawford, Grout, Wight, Phipps, Hinman, Scates of Randolph, Evans of Shelburne, Lane.

And 98 members having voted in the affirmative, and 180 in the negative, the House refused to so amend the bill.

Mr. Sinclair of Bethlehem offered an amendment, and on the passage of the amendment, called for a division, and 83 members voted in the affirmative and 171 in the negative.

Upon this question Mr. Bachellor of Littleton demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Brown of Deerfield, Tilton of E. Kingston, Norris, Peterson, Palmer of Kensington, Hoyt, Lamprey of No. Hampton, Goodrich, Langdon, Clark of Rye, Bean, Locke of Seabrook, Clark of Sandown, Gear.

(STRAFFORD COUNTY) Jones of Farmington, Whitcher, Whitehouse.

(BELKNAP COUNTY) Brown of Belmont, Canney, Davis of Meredith.

(CARROLL COUNTY) Smith of Moultonborough, Wingate, Haines, Banfield.

(MERRIMACK COUNTY) Perkins of Allenstown, Durgin, Morgan, Lake, Langley, Philbrick, Thurston of Franklin, Sanborn of Loudon, Morse, Scates of Pittsfield, Randall, Sanborn of Salisbury, Hardy.

(HILLSBOROUGH COUNTY) Felch, McDonald, Starrett, Pierce, Clark of Hillsborough, Lakin, Senter, Boyle, Tanswell, Morrison, Kendall of Mont Vernon, McQuesten, Flaherty, Campbell, Gage, Gregg.

(CHESHIRE COUNTY) Vilas, Isham, Carpenter, Abbott of Swanzey, Chamberlain of Westmoreland.

(Sullivan County) Ide, Jackson, Rogers of Goshen, Alexander, Mitchell, Merrill, Perkins of Unity.

(Grafton County) Saunders, Sinclair, Fitts, Applebee, Martin, Blodgett, McClure, Bachellor of Littleton, Moulton of Lyman, Cutter, Hart, French of Warren, Plummer, Hunt.

(Coos County) Pillsbury of Carroll, Sumner, Bragg, Evans of Gorham, Straw, Flanders of Stewartstown, Cole of Stark.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Brown of Brentwood, Shepard, Robie, Collins of Danville, Porter, Cummings, Burlingame, Conner, Sanborn of Fremont, Mason, Jones of Hampton Falls, Chase of Kingston, Clark of Londonderry, Boyd, Amazeen, Wallace of Newton, Cate of Northwood, Kelsey, Davis of Plaistow, Waldron, Hanson of Portsmouth, Hackett, Hodgdon of Portsmouth, Sise, Tredick, Call, Sherburne of Portsmouth, Gordon, Kimball of Salem, Eaton, Chase of So. Newmarket, Dow of Windham.

(Strafford County) Locke of Barrington, Clark of Barrington, James M. Hayes, Billings, Wentworth of Dover, Cate of Dover, Vickery, Mosher, John S. Hayes, Davis of Durham, Varney, Hayes of Milton, Cutts, Hayes of Rochester, Meader, Lougee, Hanson of Rochester, McDuffee, Converse, A. E. Wentworth, Carter, Freeman of Somersworth, Moses, George Wentworth.

(BELKNAP COUNTY) Hayes of Alton, Sleeper, Crane, Sanborn of Gilford, Johnson of Gilford, Marsh, Thompson of Gilmanton, Robinson of New Hampton, Noyes.

(CARROLL COUNTY) Shackford, Lovering, Morey, Frost.

(MERRIMACK COUNTY) Brown of Canterbury, Cass, Rolfe, Pillsbury of Concord, Young, Stevens of Concord, Humphrey, Sargent of Concord, Dow of Concord, Dickerman, Hill of Concord, Kilburn, Lamprey of Concord, Smith of Concord, Page of Dunbarton, Morrill, Kelley, Head, Crowell, Curtice, Phillips, Smith of Northfield, Little, Osgood, Nelson, Ordway.

(HILLSBOROUGH COUNTY) Goodell, Richardson of Francestown, Stark, Laselle, Worcester, Tolles, Severance, Clatur, Richardson of Manchester, Topliff, Cross, Ladd, Miller, Lamprey of Manchester, Piper, Quimby, Perkins of Manchester, Hill of Manchester, Garvin, Flanders of Manchester, Follansbee, Robinson of Manchester, Pollard, Dunham, Favor, Richardson of Mason, Parker of Merrimack, Kaley, Wallace of Milford, Abbott of Milford, Banks, Andrews, Thompson of Nashua, Rollins, Priest, Seymour, Vose, Collins of Peterborough, Bond, Edwards, Atwood, Johnson of Weare.

(CHESHIRE COUNTY) Harris, Learned, Batcheller of Fitz-william, Jones of Hinsdale, Fassett, Coburn, Howes, Shedd, Sturtevant, Sherman, Thurston of Marlborough, Mills, Abbott of Richmond, Kingsbury, Stearns, Fay, Wardwell, Burt, Swan, Eames.

(Sullivan County) Wood of Acworth, Royce, Willis, Colby, Sargent of Claremont, Rounsevel, Blanchard, Prentiss, Fairbanks, Chase of Springfield, Train.

(Grafton County) Eastman of Ashland, Tilton of Bridgewater, Foster, Mudgett, Sanborn of Campton, Barney, Baker, Patterson, Cole of Lebanon, Durant, Waterman, Hurlburt, Wells, Sawtelle, Warden, Flanders of Orange, Ford, Gould, Smith of Plymouth, Dearborn.

(Coos County) Crawford, Wight, Phipps, Hinman, Evans of Shelburne, Lane.

And 86 members having voted in the affirmative and 196 in the negative, the House refused to so amend the bill.

By unanimous consent the House took a recess until eight o'clock.

EVENING.

The House met at 8 o'clock.

(The speaker in the chair.)

MESSAGE FROM THE SENATE.

The following message was received from the Honorable Sen ate by their clerk:

Mr. Speaker:

The Senate deem it inexpedient to legislate upon the following-entitled House bills:

An act in amendment of section 1 of chapter 22 of the laws of 1874, in relation to the protection of black bass:

An act to exempt from taxation certain improvements on farms.

Mr. Ordway of Warner gave notice that he would move a reconsideration of the vote whereby the report of the Committee on Banks was adopted, declaring it inexpedient to legislate upon "An act in amendment of chapter 71 of the public laws of 1874, relating to savings banks," he having inadvertently voted in the affirmative.

Mr. Stevens of Nashua called for the unfinished business of the afternoon, it being "An act defining the representation of towns of less than 600 population, as shown by the census of 1870."

Mr. Sinclair of Bethlehem offered an amendment, and upon its adoption called for a division, and 101 members voted in the affirmative and 181 in the negative.

Mr. Carr of Tamworth demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(HILLSBOROUGH COUNTY) Edgerly, Norris, Peterson, Palmer of Kensington, Hoyt, Burley of Newmarket, Lamprey of North Hampton, Goodrich, Langdon, Clark of Rye, Bean, Clark of Sandown, Gear.

(STRAFFORD COUNTY) Jones of Farmington, Small, Flanders of Farmington, Cook, Chamberlain of New Durham, Whitcher, Whitehouse.

(Belknap County) Brown of Belmont, Emerson, Hodgdon of Barnstead, Canney, Robinson of Laconia.

(CARROLL COUNTY) Tasker, Stillings, Walker, David E. Thompson, Perkins of Eaton, Davis of Effingham, Eastman of Jackson, Carr, Wingate, Haines, Banfield.

(MERRIMACK COUNTY) Perkins of Allenstown, Morgan, Davis of Bradford, Lake, Langley, Philbrick, Sanborn of Loudon, Morse, Scates of Pittsfield, Randall, Sanborn of Salisbury, Hardy.

(HILLSBOROUGH COUNTY) Felch, McDonald, Starrett, Clark of Hillsborough, Lakin, Senter, Kendall of Mont Vernon, McQuesten, Flaherty, Murch, Campbell, Gage, Atwood, Gregg.

(CHESHIRE COUNTY) Symonds, Colony, Whittemore, Carpenter, Abbott of Swanzey, Burt, Chamberlain of Westmoreland.

(Sullivan County) Ide, Jackson, Alexander, Mitchell, Merrill, Perkins of Unity.

(Grafton County) Saunders, Sinclair, Eastman of Bethlehem, Clark of Bath, Parker of Benton, Fitts, Sherburne of Ellsworth, Applebee, Martin, Blodgett, Hitchcock of Hanover, McClure, Burleigh of Holderness, Bachellor of Littleton, Fitzgerald, Smith of Plymouth, Cutter, French of Warren, Plummer, Hunt.

(Coos County) Pillsbury of Carroll, Bragg, Evans of Gorham, Stockwell, Kellum, Straw, Scates of Randolph, Flanders of Stewartstown, Cole of Stark.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Brown of Brentwood, Wilcomb, Robie, Porter, Burlingame, Conner, Sanborn of Fremont, Mason, Jones of Hampton Falls, Chase of Kingston, Clark of Londonderry, Boyd, Amazeen, Wallace of Newton, Cate of Northwood, Kelsey, Davis of Plaistow, Waldron, Hanson of Portsmouth, Hackett, Hodgdon of Portsmouth, Sise, Tredick, Gordon, Eaton, Chase of So. Newmarket, Dow of Windham.

(STRAFFORD COUNTY) Clark of Barrington, James M. Hayes, Billings, Wentworth of Dover, Cate of Dover, Vickery, Mosher, Washington P. Hayes, John S. Hayes, Davis of Durham, Varney, Hayes of Milton, Cutts, Hayes of Rochester, Meader, Lougee, Hanson of Rochester, McDuffee, Converse, A. E.

Wentworth, Carter, Freeman of Somersworth, Moses, George Wentworth.

(Belknap County) Sleeper, Sanborn of Gilford, Johnson of Gilford, Marsh, Thompson of Gilmanton, Robinson of New Hampton, Noyes.

(CARROLL COUNTY) Shackford, Lovering, Frost, Smith of Moultonborough.

(MERRIMACK COUNTY) Cass, Rolfe, Pillsbury of Concord, Young, Stevens of Concord, Humphrey, Sargent of Concord, Dow of Concord, Dickerman, Hill of Concord, Kilburn, Lamprey of Concord, Smith of Concord, Page of Dunbarton, Morrill, Kelley, Head, Curtice, Phillips, Little, Osgood, Nelson, Ordway, Davis of Warner.

(HILLSBOROUGH COUNTY) Hartshorn, Goodell, Richardson of Francestown, Stark, Laselle, Worcester, Tolles, Severance, Clatur, Richardson of Manchester, Cross, Newell, Ladd, Miller, Lamprey of Manchester, Piper, Quimby, Perkins of Manchester, Conway, Boyle, Garvin, Flanders of Manchester, Follansbee, Robinson of Manchester, Pollard, Richardson of Mason, Parker of Merrimack, Kaley, Wallace of Milford, Abbott of Milford, Banks, Andrews, Stevens of Nashua, Thompson of Nashua, Rollins, Farwell, Seymour, Vose, Collins of Peterborough, Bond, Edwards.

(CHESHIRE COUNTY) Harris, Learned, Batcheller of Fitz-william, Isham, Fassett, Coburn, Howes, Shedd, Sturtevant, Sherman, Spaulding, Thurston of Marlborough, Mills, Abbott of Richmond, Kingsbury, Stearns, Fay, Wardwell, Silsby, Swan, Eames.

(Sullivan County) Wood of Acworth, Royce, Kimball of Charlestown, Willis, Colby, Sargent of Claremont, Rounsevel, Blanchard, Barton, Hitchcock of Newport, Chase of Springfield, Train.

(Grafton County) Eastman of Ashland, Tilton of Bridgewater, Foster, Mudgett, Sanborn of Campton, George, Furnald, Patterson, Cole of Lebanon, Durant, Waterman, Moulton of Lyman, Sawtelle, Flanders of Orange, Ford, Dearborn.

(Coos County) Crawford, Grout, Wight, Phipps, Evans of Shelburne, Brown of Stratford, Brown of Whitefield.

And 104 members voted in the affirmative and 186 in the negative, and the amendment was lost.

Mr. Sinclair of Bethlehem offered an amendment, and on its adoption called for a division, and 92 members voted in the affirmative and 175 in the negative.

Upon this question Mr. Pierce of Hillsborough demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Tilton of East Kingston, Edgerly, Norris, Peterson, Palmer of Kensington, Goodrich, Langdon, Clark of Rye, Locke of Seabrook, Clark of Sandown, Gear.

(STRAFFORD COUNTY) Jones of Farmington, Small, Flanders of Farmington, Chamberlain of New Durham, Whitcher, Whitehouse.

(Belknap County) Brown of Belmont, Emerson, Hodgdon of Barnstead, Canney, Davis of Meredith.

(CARROLL COUNTY) Stillings, Walker, Perkins of Eaton, Smith of Moultonborough, Ames, Carr, Wingate, Haines, Banfield.

(MERRIMACK COUNTY) Perkins of Allenstown, Durgin, Morgan, Davis of Bradford, Lake, Langley, Sanborn of Loudon, Morse, Scates of Pittsfield, Sanborn of Salisbury, Hardy.

(HILLSBOROUGH COUNTY) Felch, McDonald, Starrett, Pierce, Clark of Hillsborough, Lakin, Senter, Boyle, Tanswell, Kendall of Mont Vernon, McQuesten, Flaherty, Murch, Campbell, Gage, Atwood, Gregg.

(Cheshire County) Harris, Symonds, Colony, Rogers of Marlow, Whittemore, Carpenter, Abbott of Swanzey, Burt, Chamberlain of Westmoreland.

(Sullivan County) Ide, Rogers of Goshen, Alexander, Merrill, Perkins of Unity.

(GRAFTON COUNTY) Saunders, Sinclair, Fitts, Sherburne of

Ellsworth, Applebee, Martin, Blodgett, Mann, McClure, Burleigh of Holderness, Bachellor of Littleton, Fitzgerald, Moulton of Lyman, Smith of Plymouth, Cutter, French of Warren, Plummer, Hunt.

(Coos County) Hall of Clarksville, Bragg, Evans of Gorham, Stockwell, Kellum, Straw, Scates of Randolph, Flanders of Stewartstown, Brown of Stratford.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Brown of Brentwood, Wilcomb, Shepard, Robie, Porter, Cummings, Burlingame, Sanborn of Fremont, Mason, Jones of Hampton Falls, Chase of Kingston, Clark of Londonderry, Boyd, Amazeen, Hoyt, Wallace of Newton, Cate of Northwood, Kelsey, Davis of Plaistow, Hanson of Portsmouth, Hackett, Hodgdon of Portsmouth, Sise, Tredick, Call, Gordon, Kimball of Salem, Eaton, Chase of So. Newmarket, Dow of Windham.

(Strafford County) Locke of Barrington, Clark of Barrington, James M. Hayes, Billings, Wentworth of Dover, Cate of Dover, Vickery, Mosher, Washington P. Hayes, John S. Hayes, Davis of Durham, Varney, Cook, Hayes of Milton, Cutts, Hayes of Rochester, Meader, Lougee, Hanson of Rochester, McDuffee, Converse, A. E. Wentworth, Carter, Freeman of Somersworth, Moses, George Wentworth.

(Belknap County) Sleeper, Crane, Sanborn of Gilford, Johnson of Gilford, Marsh, Thompson of Gilmanton, Robinson of New Hampton.

(CARROLL COUNTY) Shackford, Lovering, Morey, Frost, Fellows.

(MERRIMACK COUNTY) Cass, Rolfe, Holden, Pillsbury of Concord, Young, Stevens of Concord, Sargent of Concord, Dow of Concord, Dickerman, Hill of Concord, Kilburn, Lamprey of Concord, Smith of Concord, Morrill, Kelley, Head, Curtice, Phillips, Little, Osgood, Nelson, Ordway, Davis of Warner.

(HILLSBOROUGH COUNTY) Hartshorn, Goodell, Richardson of Francestown, Laselle, Worcester, Tolles, Clatur, Richardson of

Manchester, Topliff, Cross, Newell, Ladd, Miller, Lamprey of Manchester, Piper, Quimby, Perkins of Manchester, Hill of Manchester, Flanders of Manchester, Follansbee, Robinson of Manchester, Pollard, Dunham, Favor, Richardson of Mason, Parker of Merrimack, Kaley, Wallace of Milford, Abbott of Milford, Banks, Andrews, Stevens of Nashua, Thompson of Nashua, Rollins, Farwell, Collins of Peterborough, Bond, Edwards.

(CHESHIRE COUNTY) Batcheller of Fitzwilliam, Isham, Jones of Hinsdale, Fassett, Coburn, Howes, Shedd, Sturtevant, Spaulding, Mills, Abbott of Richmond, Kingsbury, Stearns, Fay, Silsby, Swan, Eames.

(Sullivan County) Wood of Acworth, Royce, Kimball of Charlestown, Willis, Colby, Sargent of Claremont, Blanchard, Prentiss, Barton, Hitchcock of Newport, Fairbanks, Chase of Springfield, Train.

(Grafton County) Eastman of Ashland, Foster, Mudgett, Sanborn of Campton, George, Furnald, Baker, Patterson, Durant, Waterman, Sawtelle, Warden, Flanders of Orange, Gould, Dearborn.

(Coos County) Crawford, Grout, Wight, Phipps, Evans of Shelburne, Brown of Whitefield, Lane.

And 100 members having voted in the affirmative and 183 in the negative, the amendment was lost.

Mr. Sinclair offered an amendment, and on the adoption of the amendment, Mr. Langdon of Portsmouth demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Brown of Deerfield, Tilton of E. Kingston, Edgerly, Norris, Peterson, Palmer of Kensington, Hoyt, Goodrich, Langdon, Clark of Rye, Locke of Seabrook, Clark of Sandown, Gear.

(STRAFFORD COUNTY) Jones of Farmington, Small, Flanders of Farmington, Cook, Chamberlain of New Durham, Whitcher, Whitehouse.

(Belknap County) Brown of Belmont, Canney, Davis of Meredith.

(CARROLL COUNTY) Stillings, Walker, David E. Thompson, Perkins of Eaton, Smith of Moultonborough, Carr, Wingate, Haines, Banfield.

(MERRIMACK COUNTY) Morgan, Davis of Bradford, Lake, Langley, Philbrick, Sanborn of Loudon, Morse, Hardy.

(HILLSBOROUGH COUNTY) Goodell, Felch, Starrett, Pierce, Clark of Hillsborough, Lakin, Senter, Boyle, Tanswell, Morrison, McQuesten, Flaherty, Murch, Campbell, Gage.

(CHESHIRE COUNTY) Symonds, Rogers of Marlow, Abbott of Swanzey.

(Sullivan County) Ide, Mitchell, Merrill, Perkins of Unity.

(Grafton County) Sinclair, Clark of Bath, Parker of Benton, Fitts, Sherburne of Ellsworth, Applebee, Martin, Blodgett, Mann, Hitchcock of Hanover, McClure, Fitzgerald, Moulton of Lyman, Smith of Plymouth, Cutter, French of Warren, Plummer.

(Coos County) Bragg, Evans of Gorham, Stockwell, Kellum, Hinman, Flanders of Stewartstown, Cole of Stark.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Brown of Brentwood, Wilcomb, Shepard, Robie, Collins of Danville, Porter, Cummings, Burlingame, Conner, Sanborn of Fremont, Mason, Jones of Hampton Falls, Chase of Kingston, Clark of Londonderry, Boyd, Amazeen, Wallace of Newton, Cate of Northwood, Kelsey, Davis of Plaistow, Waldron, Hanson of Portsmouth, Hackett, Hodgdon of Portsmouth, Sise, Gordon, Kimball of Salem, Eaton, Chase of So. Newmarket, Dow of Windham.

(STRAFFORD COUNTY) Locke of Barrington, Clark of Barrington, James M. Hayes, Billings, Wentworth of Dover, Cate of Dover, Vickery, Mosher, Washington P. Hayes, John S. Hayes, Davis of Durham, Varney, Cutts, Hayes of Rochester, Meader, Lougee, Hanson of Rochester, McDuffee, Converse, Freeman of Somersworth, Moses, George Wentworth.

(Belknap County) Crane, Sanborn of Gilford, Johnson of Gilford, Marsh, Thompson of Gilmanton, Robinson of New Hampton, Noyes.

(CARROLL COUNTY) Shackford, Lovering, Morey, Tebbetts.

(MERRIMACK COUNTY) Cass, Rolfe, Holden, Pillsbury of Concord, Stevens of Concord, Humphrey, Sargent of Concord, Dow of Concord, Dickerman, Hill of Concord, Kilburn, Smith of Concord, Page of Dunbarton, Kelley, Phillips, Little, Osgood, Nelson, Ordway, Davis of Warner.

(HILLSBOROUGH COUNTY) Hartshorn, Richardson of Francestown, Laselle, Worcester, Severance, Clatur, Richardson of Manchester, Topliff, Cross, Newell, Ladd, Lamprey of Manchester, Perkins of Manchester, Hill of Manchester, Garvin, Flanders of Manchester, Follansbee, Robinson of Manchester, Pollard, Dunham, Richardson of Mason, Parker of Merrimack, Kaley, Wallace of Milford, Abbott of Milford, Banks, Andrews, Stevens of Nashua, Thompson of Nashua, Rollins, Farwell, Collins of Peterborough, Bond, Edwards, Gregg.

(CHESHIRE COUNTY) Harris, Learned, Batcheller of Fitz-william, Jones of Hinsdale, Howes, Shedd, Sturtevant, Sherman, Spaulding, Thurston of Marlborough, Mills, Abbott of Richmond, Kingsbury, Stearns, Fay, Wardwell, Silsby, Swan, Eames.

(Sullivan County) Wood of Acworth, Kimball of Charlestown, Willis, Colby, Sargent of Claremont, Rounsevel, Blanchard, Prentiss, Hitchcock of Newport, Fairbanks, Chase of Springfield, Train.

(Grafton County) Eastman of Ashland, Tilton of Bridgewater, Foster, Mudgett, Sanborn of Campton, George, Baker, Patterson, Cole of Lebanon, Durant, Waterman, Hurlburt, Sawtelle, Warden, Flanders of Orange, Ford, Gould, Dearborn.

(Coos County) Crawford, Aldrich, Grout, Wight, Phipps, Straw, Scates of Randolph, Evans of Shelburne, Lane.

And 86 members having voted in the affirmative and 179 members in the negative, the amendment was lost.

Mr. Sinclair of Bethlehem offered an amendment and the vote being taken it was lost.

Mr. Sinclair of Bethlehem offered an amendment, and upon this question Mr. Bachellor of Littleton called for a division, and 69 members voted in the affirmative and 181 members voted in the negative.

Upon this question Mr. Mann of Haverhill demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Tilton of East Kingston, Edgerly, Peterson, Palmer of Kensington, Burley of Newmarket, Goodrich, Langdon, Clark of Rye, Bean, Clark of Sandown, Gear.

(STRAFFORD COUNTY) Jones of Farmington, Small, Chamberlain of New Durham, Whitcher, Whitehouse.

(Belknap County) Brown of Belmont, Emerson, Hodgdon of Barnstead, Canney, Davis of Meredith.

(CARROLL COUNTY) Tasker, Stillings, David E. Thompson, Perkins of Eaton, Davis of Effingham, Smith of Moultonborough, Carr, Wingate, Haines, Banfield.

(MERRIMACK COUNTY) Perkins of Allenstown, Morgan, Davis of Bradford, Lake, Langley, Thurston of Franklin, Sanborn of Loudon, Morse, Scates of Pittsfield, Randall, Sanborn of Salisbury.

(HILLSBOROUGH COUNTY) Felch, Starrett, Pierce, Clark of Hillsborough, Lakin, Pike, Senter, Boyle, Tanswell, McQuesten, Flaherty, Murch, Campbell, Gage, Atwood, Gregg.

(CHESHIRE COUNTY) Isham, Symonds, Colony, Rogers of Marlow, Whittemore, Carpenter, Burt, Chamberlain of Westmoreland, Eames.

(SULLIVAN COUNTY) Rogers of Goshen, Alexander, Mitchell, Merrill, Perkins of Unity.

(Grafton County) Sinclair, Eastman of Bethlehem, Clark of Bath, Parker of Benton, Fitts, Sherburne of Ellsworth, Applebee, Martin, Blodgett, Mann, McClure, Burleigh of Holderness,

Bachellor of Littleton, Fitzgerald, Moulton of Lyman, Smith of Plymouth, Cutter, French of Warren, Plummer, Hunt.

(Coos County) Pillsbury of Carroll, Bragg, Evans of Gorham, Stockwell, Kellum, Straw, Scates of Randolph, Cole of Stark, Brown of Stratford.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Brown of Brentwood, Wilcomb, Shepard, Robie, Porter, Cummings, Burlingame, Conner, Sanborn of Fremont, Jones of Hampton Falls, Chase of Kingston, Clark of Londonderry, Boyd, Amazeen, Hoyt, Wallace of Newton, Cate of Northwood, Kelsey, Davis of Plaistow, Waldron, Hackett, Hodgdon of Portsmouth, Sise, Tredick, Call, Gordon, Chase of South Newmarket, Dow of Windham.

(Strafford County) Locke of Barrington, Clark of Barrington, James M. Hayes, Billings, Wentworth of Dover, Cate of Dover, Vickery, Mosher, Washington P. Hayes, John S. Hayes, Davis of Durham, Varney, Cook, Hayes of Milton, Cutts, Hayes of Rochester, Lougee, Hanson of Rochester, McDuffee, Converse, A. E. Wentworth, Carter, Freeman of Somersworth, George Wentworth.

(Belknap County) Sleeper, Crane, Sanborn of Gilford, Johnson of Gilford, Marsh, Thompson of Gilmanton, Robinson of New Hampton.

(CARROLL COUNTY) Shackford, Lovering, Morey, Eastman of Jackson, Frost, Tebbetts, Fellows.

(Merrimack County) Cass, Rolfe, Holden, Pillsbury of Concord, Young, Stevens of Concord, Humphrey, Sargent of Concord, Dow of Concord, Dickerman, Hill of Concord, Kilburn, Lamprey of Concord, Smith of Concord, Morrill, Albin, Kelley, Head, Curtice, Phillips, Little, Nelson, Ordway.

(HILLSBOROUGH COUNTY) Hartshorn, Richardson of Francestown, Stark, Laselle, Worcester, Tolles, Severance, Clatur, Richardson of Manchester, Topliff, Cross, Newell, Miller, Lamprey of Manchester, Piper, Quimby, Perkins of Manchester, Hill

of Manchester, Garvin, Flanders of Manchester, Follansbee, Robinson of Manchester, Pollard, Richardson of Mason, Parker of Merrimack, Kaley, Wallace of Milford, Abbott of Milford, Banks, Andrews, Stevens of Nashua, Thompson of Nashua, Rollins, Farwell, Vose, Collins of Peterborough, Bond, Edwards, Johnson of Weare.

(CHESHIRE COUNTY) Harris, Learned, Batcheller of Fitzwilliam, Jones of Hinsdale, Fassett, Coburn, Howes, Shedd, Sturtevant, Sherman, Spaulding, Thurston of Marlborough, Mills, Abbott of Richmond, Kingsbury, Stearns, Fay, Abbott of Swanzey, Wardwell, Silsby, Swan.

(Sullivan County) Wood of Acworth, Royce, Kimball of Charlestown, Willis, Colby, Sargent of Claremont, Rounsevel, Ide, Blanchard, Prentiss, Barton, Fairbanks, Chase of Springfield, Train.

(Grafton County) Eastman of Ashland, Tilton of Bridgewater, Foster, Mudgett, Sanborn of Campton, George, Furnald, Baker, Patterson, Cole of Lebanon, Durant, Waterman, Hurlburt, Sawtelle, Warden, Ford, Gould, Dearborn.

(Coos County) Crawford, Grout, Wight, Phipps, Hinman, Evans of Shelburne, Brown of Whitefield, Lane.

And 101 members having voted in the affirmative, and 191 members in the negative, the amendment was lost.

Mr. Sinclair of Bethlehem offered an amendment, and upon its adoption a division was called for, and 70 members voted in the affirmative and 191 in the negative.

Upon this question the yeas and nays were demanded by Mr. Morrison of Manchester, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Brown of Deerfield, Tilton of East Kingston, Edgerly, Norris, Peterson, Palmer of Kensington, Hall of Newmarket, Burley of Newmarket, Goodrich, Langdon, Clark of Rye, Bean, Fogg, Locke of Seabrook, Clark of Sandown. (STRAFFORD COUNTY) Small, Flanders of Farmington, Cook, Chamberlain of New Durham, Whitcher, Whitehouse.

(Belknap County) Brown of Belmont, Emerson, Hodgdon of Barnstead, Davis of Meredith.

(CARROLL COUNTY) Tasker, Stillings, David E. Thompson, Perkins of Eaton, Davis of Effingham, Tyler, Eastman of Jackson, Smith of Moultonborough, Fellows, Carr, Wingate, Haines, Banfield.

(MERRIMACK COUNTY) Perkins of Allenstown, Morgan, Davis of Bradford, Lake, Langley, Philbrick, Sanborn of Loudon, Morse, Scates of Pittsfield, Sanborn of Salisbury, Hardy.

(HILLSBOROUGH COUNTY) Felch, Starrett, Pierce, Clark of Hillsborough, Lakin, Senter, Boyle, Tanswell, McQuesten, Flaherty, Murch, Campbell, Gage, Atwood, Whiting, Gregg.

(CHESHIRE COUNTY) Symonds, Whittemore, Carpenter, Abbott of Swanzey, Chamberlain of Westmoreland.

(Sullivan County) Jackson, Rogers of Goshen, Alexander, Mitchell, Merrill, Perkins of Unity.

(Grafton County) Saunders, Sinclair, Eastman of Bethlehem, Clark of Bath, Parker of Benton, Sherburne of Ellsworth, Applebee, Martin, Blodgett, McClure, Bachellor of Littleton, Fitzgerald, Moulton of Lyman, Cutter, French of Warren, Plummer, Hunt.

(Coos County) Paine, Bragg, Evans of Gorham, Kellum, Straw, Flanders of Stewartstown, Cole of Stark, Brown of Stratford.

The following members voted in the negative:

ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Brown of Brentwood, Wilcomb, Shepard, Robie, Collins of Danville, Porter, Cummings, Burlingame, Conner, Sanborn of Fremont, Mason, Jones of Hampton Falls, Chase of Kingston, Clark of Londonderry, Boyd, Amazeen, Wallace of Newton, Cate of Northwood, Kelsey, Davis of Plaistow, Waldron, Hanson of Portsmouth, Hackett, Hodgdon of Portsmouth, Sise, Tredick,

Call, Gordon, Kimball of Salem, Eaton, Chase of South Newmarket, Dow of Windham.

(Strafford County) Locke of Barrington, Clark of Barrington, Billings, Wentworth of Dover, Cate of Dover, Vickery, Mosher, John S. Hayes, Davis of Durham, Varney, Hayes of Milton, Cutts, Hayes of Rochester, Meader, Lougee, Hanson of Rochester, McDuffee, Converse, A. E. Wentworth, Carter, Freeman of Somersworth, George Wentworth.

(Belknap County) Sleeper, Crane, Sanborn of Gilford, Johnson of Gilford, Marsh, Thompson of Gilmanton, Robinson of New Hampton, Noyes.

(CARROLL COUNTY) Shackford, Lovering, Morey, Frost.

(Merrimack County) Cass, Holden, Pillsbury of Concord, Young, Stevens of Concord, Humphrey, Sargent of Concord, Dow of Concord, Dickerman, Hill of Concord, Kilburn, Lamprey of Concord, Smith of Concord, Page of Dunbarton, Morrill, Albin, Head, Curtice, Phillips, Little, Osgood, Nelson, Ordway, Davis of Warner.

(HILLSBOROUGH COUNTY) Hartshorn, Goodell, Richardson of Francestown, Stark, Laselle, Worcester, Tolles, Severance, Clatur, Richardson of Manchester, Topliff, Cross, Newell, Ladd, Miller, Lamprey of Manchester, Piper, Quimby, Perkins of Manchester, Hill of Manchester, Garvin, Flanders of Manchester, Follansbee, Robinson of Manchester, Pollard, Dunham, Favor, Richardson of Mason, Parker of Merrimack, Kaley, Wallace of Milford, Abbott of Milford, Banks, Andrews, Stevens of Nashua, Thompson of Nashua, Rollins, Farwell, Vose, Collins of Peterborough, Bond, Edwards, Johnson of Weare.

(CHESHIRE COUNTY) Harris, Learned, Batcheller of Fitzwilliam, Jones of Hinsdale, Coburn, Howes, Shedd, Sturtevant, Sherman, Spaulding, Thurston of Marlborough, Mills, Kingsbury, Fay, Silsby, Swan, Eames.

(SULLIVAN COUNTY) Wood of Acworth, Royce, Kimball of Charlestown, Willis, Colby, Sargent of Claremont, Ide, Blanchard, Prentiss, Barton, Hitchcock of Newport, Fairbanks, Chase of Springfield, Train.

(Grafton County) Eastman of Ashland, Mudgett, Sanborn of Campton, George, Furnald, Baker, Patterson, Cole of Lebanon, Durant, Waterman, Hurlburt, Sawtelle, Warden, Flanders of Orange, Ford, Gould, Dearborn.

(Coos County) Crawford, Grout, Wight, Phipps, Hinman, Scates of Randolph, Evans of Shelburne, Brown of Whitefield, Lane.

And 101 members having voted in the affirmative and 191 in the negative, the amendment was lost.

The question being stated, Shall the bill be read a third time?

Mr. Stevens of Nashua demanded the yeas and nays, and
the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Brown of Brentwood, Wilcomb, Shepard, Robie, Collins of Danville, Porter, Cummings, Burlingame, Conner, Sanborn of Fremont, Mason, Jones of Hampton Falls, Chase of Kingston, Boyd, Amazeen, Wallace of Newton, Hall of Newmarket, Cate of Northwood, Kelsey, Davis of Plaistow, Waldron, Hanson of Portsmouth, Hackett, Hodgdon of Portsmouth, Tredick, Call, Gordon, Kimball of Salem, Eaton, Chase of So. Newmarket, Dow of Windham.

(Strafford County) Clark of Barrington, James M. Hayes, Cate of Dover, Vickery, Mosher, John S. Hayes, Davis of Durham, Varney, Hayes of Milton, Cutts, Hayes of Rochester, Meader, Lougee, McDuffee, Converse, A. E. Wentworth, Carter, Freeman of Somersworth, Moses, George Wentworth.

(Belknap County) Brown of Belmont, Canney, Crane, Sanborn of Gilford, Johnson of Gilford, Marsh, Thompson of Gilmanton, Noyes.

(CARROLL COUNTY) Morey, Frost, Fellows, Wingate.

(MERRIMACK COUNTY) Cass, Rolfe, Holden, Pillsbury of Concord, Young, Stevens of Concord, Humphrey, Sargent of Concord, Dow of Concord, Dickerman, Hill of Concord, Kilburn, Lamprey of Concord, Smith of Concord, Page of

Dunbarton, Morrill, Albin, Kelley, Head, Curtice, Phillips, Little, Osgood, Nelson, Ordway, Davis of Warner, Hardy.

(HILLSBOROUGH COUNTY) Hartshorn, Goodell, Richardson of Francestown, Stark, Laselle, Worcester, Tolles, Severance, Clatur, Richardson of Manchester, Topliff, Cross, Newell, Ladd, Miller, Lamprey of Manchester, Piper, Quimby, Perkins of Manchester, Hill of Manchester, Garvin, Flanders of Manchester, Follansbee, Robinson of Manchester, Pollard, Dunham, Favor, Richardson of Mason, Parker of Merrimack, Kaley, Wallace of Milford, Abbott of Milford, Banks, Andrews, Stevens of Nashua, Thompson of Nashua, Rollins, Farwell, Collins of Peterborough, Bond, Edwards, Johnson of Weare.

(CHESHIRE COUNTY) Harris, Learned, Batcheller of Fitz-william, Jones of Hinsdale, Coburn, Howes, Shedd, Sturtevant, Sherman, Spaulding, Thurston of Marlborough, Mills, Abbott of Richmond, Kingsbury, Stearns, Fay, Wardwell, Silsby, Swan, Eames.

(SULLIVAN COUNTY) Wood of Acworth, Royce, Kimball of Charlestown, Willis, Colby, Sargent of Claremont, Ide, Blanchard, Prentiss, Mitchell, Barton, Fairbanks, Chase of Springfield, Train.

(Grafton County) Saunders, Eastman of Ashland, Tilton of Bridgewater, Mudgett, Sanborn of Campton, George, Furnald, Baker, Patterson, Cole of Lebanon, Durant, Waterman, Hurlburt, Warden, Flanders of Orange, Ford, Gould, Dearborn.

(Coos County) Crawford, Grout, Wight, Phipps, Hinman, Evans of Shelburne, Brown of Whitefield, Lane.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Tilton of East Kingston, Norris, Peterson, Palmer of Kensington, Hoyt, Burley of Newmarket, Lamprey of North Hampton, Goodrich, Langdon, Clark of Rye, Bean, Gear.

(STRAFFORD COUNTY) Small, Flanders of Farmington, Cook, Chamberlain of New Durham, Whitcher, Whitehouse.

(Belknap County) Hodgdon of Barnstead, Plaisted.

(CARROLL COUNTY) David E. Thompson, Davis of Effingham, Tyler, Eastman of Jackson, Smith of Moultonborough, Ames, Carr, Smith of Wakefield, Haines, Banfield.

(MERRIMACK COUNTY) Perkins of Allenstown, Davis of Bradford, Lake, Langley, Philbrick, Sanborn of Loudon, Morse, Scates of Pittsfield, Randall.

(HILLSBOROUGH COUNTY) Felch, Starrett, Pierce, Clark of Hillsborough, Lakin, Senter, Boyle, Tanswell, Kendall of Mont Vernon, McQuesten, Flaherty, Murch, Campbell, Gage, Atwood, Gregg.

(CHESHIRE COUNTY) Isham, Symonds, Colony, Rogers of Marlow, Whittemore, Carpenter, Abbott of Swanzey, Burt, Brown of Walpole, Chamberlain of Westmoreland.

(SULLIVAN COUNTY) Jackson, Rogers of Goshen, Alexander, Merrill, Perkins of Unity.

(Grafton County) Sinclair, Eastman of Bethlehem, Clark of Bath, Parker of Benton, Fitts, Sherburne of Ellsworth, Applebee, Martin, Blodgett, Mann, McClure, Bachellor of Littleton, Fitzgerald, Moulton of Lyman, Cutter, French of Warren, Plummer, Hunt.

(Coos County) Paine, Pillsbury of Carroll, Hall of Clarksville, Bragg, Evans of Gorham, Stockwell, Kellum, Straw, Scates of Randolph, Flanders of Stewartstown, Cole of Stark, Brown of Stratford.

And 194 members voting in the affirmative and 100 in the negative, the bill was ordered to a third reading.

On motion of Mr. Barton of Newport,

Resolved, That when the House adjourns it adjourn to meet on Monday evening, July 16, at 8 o'clock.

On motion of Mr. Barton of Newport, the House adjourned.

MONDAY, JULY 16, 1877.

The House met at 8 o'clock A. M.

(The speaker in the chair.)

Prayer was offered by the chaplain.

MESSAGE FROM THE SENATE.

The following message was received from the Honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bills and joint resolutions:

An act in regard to the protection of pickerel in Coos county.

Joint resolution in favor of the New Hampshire College of Agriculture and Mechanic Arts.

Toint resolution in relation to the fish commission.

An act regulating the taking of fish.

An act to regulate the construction of telegraph lines.

An act in amendment of section 1 of chapter 55 of the Pamphlet Laws of 1872, relating to the better protection of trout.

An act to extend the time for completing the Manchester and Claremont Railroad.

The Senate deem it inexpedient to legislate upon the following-entitled House joint resolution:

Joint resolution for the relief of the Rockingham Ten Cents Savings Bank.

REPORTS OF COMMITTEES.

Mr. Dunham, from the Committee on Towns and Parishes, to whom was referred the act entitled, "An act authorizing the Lake Village fire district of Gilford to raise money for the purpose of keeping in repair its town clock," having considered the same, reported the same without amendment, and recommended its passage.

The report was adopted and the bill ordered to a third reading.

Mr. Durant, from the Committee on Insurance, having taken into consideration the interests of policy-holders of this state in life insurance companies, reported a bill entitled, "An act to protect policy-holders in life insurance companies," with the recommendation that after said bill had been read a first time the following resolution be adopted:

Resolved, That said bill be printed and referred to the next session of the legislature.

The report was accepted and the resolution adopted.

Mr. Stevens, from the Committee on Military Affairs, to whom was referred the adjutant-general's report, having considered the same, reported the following resolution:

Resolved, That it be accepted, and that a copy of the same be placed on file in the office of the secretary of state.

The report was accepted and the resolution adopted.

Mr. Quimby, in behalf of the delegation from the city of Manchester, to whom was referred the bill entitled, "An act in amendment of the charter of the city of Manchester," having considered the same, reported the following resolution:

Resolved, That in their opinion it is inexpedient to legislate thereon.

The report was accepted and the resolution adopted.

Mr. Warden, from the Committee on Roads, Bridges and Canals, to whom was referred the petition of John W. E. Tuttle and others, asking for an appropriation to repair the highway leading through the Franconia Notch, in the town of Lincoln, having considered the same, reported the same with a joint resolution.

The report was accepted, and the joint resolution read a first time and ordered to a second reading.

Mr. Wight, from the Committee on Finance, who had under consideration an act to facilitate the collection of taxes on wood, bark and timber, and to increase the revenue, having considered the same, reported the same with the following resolution:

Resolved, That we recommend its passage.

The report was accepted, the bill read once and ordered to a second reading.

Mr. Sargent, from the Committee on the Judiciary, to whom was referred the bill entitled, "An act to prevent towns and cities from aiding railroads and other corporations," having considered the same, reported the same with the following resolution:

Resolved, That the same ought to pass.

The report was accepted, and the bill was ordered to a third reading.

Mr. Cass, from the Committee on Fisheries, to whom was referred the bill entitled, "An act defining the powers and duties of the fish commissioners and wardens," having considered the same, reported the same with the following resolution:

Resolved, That the bill ought to pass.

The report was accepted and the bill laid on the table to print.

The same gentleman, from the same committee, to whom was referred the bill entitled, "An act for the protection of black bass and salmon trout in Spofford's Lake," having considered the same, reported the same with the following resolution:

Resolved, That we recommend the passage of the bill.

The report was accepted and the bill ordered to a third reading.

SENATE BILLS.

The following-entitled Senate bills were read a first and second time and referred:

To the Committee on Fisheries:

An act for the protection of oyster-beds.

To the Committee on the Judiciary:

An act to authorize the appointment of special administrator.

An act regarding the carrying of concealed weapons.

By unanimous consent Mr. Durant of Lebanon introduced a joint resolution to establish a committee for the preparation of legislative business, which was read once and refused a second reading.

On motion of Mr. Vilas of Alstead, the bill entitled, "An act in relation to public printing," was taken from the table and placed in the order of the day.

On motion of Mr. Hackett of Portsmouth, the bill entitled, "An act to incorporate the Piscataqua Savings Bank," was taken from the table and placed in the general order.

On motion of Mr. Pillsbury of Concord, the joint resolution relating to a national prohibitory law, was taken from the table and placed in the general order.

On motion of Mr. Sise of Portsmouth, the House adjourned.

TUESDAY, JULY 17, 1877.

The House met at 9 o'clock A. M.

(The speaker in the chair.)

Prayer was offered by the chaplain.

REPORTS OF COMMITTEES.

Mr. Cross, from the Committee on the Judiciary, having considered the subject of exempting wages for labor from the trustee process, reported by bill and recommended its passage.

The report was accepted, the bill read once and ordered to a second reading.

Mr. Pillsbury, from the Committee on Banks, to whom was referred the bill entitled, "An act to incorporate the Piscataqua Savings Bank," having considered the same, reported the same with the following resolution:

Resolved, That the bill ought not to pass.

On motion of Mr. Hackett of Portsmouth, the resolution was amended by striking out the word "not," and the bill ordered to a third reading.

SECOND READINGS.

The following-entitled bills and joint resolution were read a second time:

An act in amendment of chapter 230 of the General Statutes, relating to the trustee process. Laid on the table to be printed.

An act to facilitate the collection of taxes on wood, bark, timber, logs and lumber, and the increase of the revenue. Referred to the Committee on the Judiciary.

An act in relation to public printing. Amended and ordered to a third reading.

Joint resolution in relation to the highway in the town of Lincoln.

On motion of Mr. Mosher of Dover, the bill entitled, "An act making an appropriation for the State Normal School," was taken up and considered.

Mr. Clarke of Atkinson moved that the bill be put back on its second reading, for the purpose of amendment.

Upon this motion Mr. Sise called for a division, and 152 members voted in the affirmative and 86 in the negative.

Mr. Sise of Portsmouth demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Brown of Deerfield, French of Deerfield, Tilton of East Kingston, Norris, Porter, Sanborn of Fremont, Mason, Jones of Hampton Falls, Palmer of Kensington, Chase of Kingston, Amazeen, Hoyt, Wallace of Newton, Kelsey, Lamprey of North Hampton, Hodgdon of Portsmouth, Sise, Tredick, Call, Sherburne of Portsmouth, Langdon, Clark of Rye, Bean, Gordon, Kimball of Salem, Locke of Seabrook, Clark of Sandown, Gear, Dow of Windham.

(Strafford County) John S. Hayes, Davis of Durham, Small, Flanders of Farmington, Varney, Cook, Cutts, Chamberlain of New Durham, McDuffee, Converse, Whitcher, Whitehouse.

(Belknap County) Brown of Belmont, Emerson, Hodgdon of Barnstead, Canney, Crane, Sanborn of Gilford, Johnson of Gilford, Moulton of Laconia, Busiel, Robinson of Laconia, Davis of Meredith, Keasar, Noyes.

(CARROLL COUNTY) Shackfold, Tasker, Stillings, Walker, Samuel D. Thompson, Perkins of Eaton, Davis of Effingham, Morey, Eastman of Jackson, Frost, Ames, Wingate, Smith of Wakefield, Haines, Banfield.

(Merrimack County) Perkins of Allenstown, Morgan, Webster, Gile, Davis of Bradford, Lake, Cass, Rolfe, Robinson of Concord, Dickerman, Kilburn, Langley, Page of Dunbarton, Philbrick, Kelley, Head, Crowell, Neal, Smith of Northfield, Little, Osgood, Randall, Sanborn of Salisbury, Nelson, Davis of Warner, Kimball of Webster, Hardy.

(Hillsborough County) Felch, McDonald, Richardson of Francestown, Starrett, Worcester, Tolles, Lakin, Pike, Senter, Severance, Topliff, Cross, Ladd, Miller, Lamprey of Manchester, Piper, Conway, Tanswell, Sullivan, Flanders of Manchester, Robinson of Manchester, Pollard, Dunham, Richardson of Mason, Parker of Merrimack, Abbott of Milford, Kendall of Mont Vernon, Banks, McQuesten, Rollins, Murch, Campbell, Gage, Vose, Edwards, Atwood, Wood of Weare, Whiting, Gregg.

(CHESHIRE COUNTY) Vilas, Harris, Learned, Isham, Symonds, Amidon, Fassett, Coburn, Shedd, Spaulding, Colony, Rogers of Marlow, Stearns, Fay, Whittemore, Carpenter, Wardwell, Burt, Swan.

(Sullivan County) Rounsevel, Jackson, Alexander, Prentiss, Chase of Springfield, Perkins of Unity.

(Grafton County) Eastman of Ashland, Clark of Bath, Parker of Benton, Foster, Mudgett, George, Sherburne of Ellsworth, Furnald, Martin, Blodgett, McClure, Burleigh of Holderness, Fitzgerald, Warden, Ford, Gould, Hunt. (Coos County) Pillsbury of Carroll, Crawford, Grout, Hall of Clarksville, Sumner, Evans of Gorham, Stockwell, Kellum, Straw, Scates of Randolph, Evans of Shelburne, Flanders of Stewartstown, Brown of Whitefield.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Grant, Brown of Brentwood, Cummings, Burlingame, Conner, Peterson, Eastman of Hampstead, Clark of Londonderry, Boyd, Hall of Newmarket, Davis of Plaistow, Waldron, Hanson of Portsmouth, Hackett, Eaton, Chase of South Newmarket.

(Strafford County) Clark of Barrington, James M. Hayes, Billings, Wentworth of Dover, Vickery, Mosher, Palmer of Dover, Hayes of Milton, Hayes of Rochester, Meader, Lougee, Hanson of Rochester, Freeman of Somersworth, Moses.

(BELKNAP COUNTY) Thompson of Gilmanton.

(CARROLL COUNTY) Fellows, Carr.

(Merrimack County) Brown of Canterbury, Holden, Pillsbury of Concord, Young, Stevens of Concord, Humphrey, Sargent of Concord, Dow of Concord, Hill of Concord, Smith of Concord, Morrill, Curtice, Phillips.

(HILLSBOROUGH COUNTY) Hartshorn, Goodell, Stark, Pierce, Clark of Hillsborough, Clatur, Newell, Perkins of Manchester, Hill of Manchester, Boyle, Morrison, Garvin, Follansbee, Favor, Kaley, Wallace of Milford, Andrews, Flaherty, Stevens of Nashua, Thompson of Nashua, Priest, Farwell, Seymour, Collins of Peterborough, Bond.

(Cheshire County) Batcheller of Fitzwilliam, Jones of Hinsdale, Howes, Sturtevant, Sherman, Thurston of Marlborough, Mills, Abbott of Richmond, Kingsbury, Silsby, Eames.

(Sullivan County) Wood of Acworth, Kimball of Charlestown, Willis, Colby, Sargent of Claremont, Ide, Barton, Fairbanks.

(Grafton County) Sanborn of Campton, Barney, Baker, Mann, Patterson, Durant, Hurlburt, Bachellor of Littleton, Sawtelle, Flanders of Orange, Smith of Plymouth, Cutter, Dearborn, Hart, French of Warren, Plummer.

(Coos County) Wight, Phipps, Lane.

And 192 members voted in the affirmative, and 109 in the negative, and the motion was lost, two-thirds not voting in the affirmative.

On motion of Mr. Stevens of Nashua, the bill was laid on the table.

Mr. Ordway of Warner called for the unfinished business, it being the bill entitled, "An act regulating the sale of cider."

DISCUSSION ENSUED.

Pending the discussion, on motion of Mr. Boyle of Manchester, the House adjourned.

AFTERNOON.

House met at 2 o'clock.

(The speaker in the chair.)

On motion of Mr. Gordon of Salem,

Resolved, That until otherwise ordered by the House, no member shall speak more than five minutes upon any question, nor shall speak more than once on the same question without the unanimous consent of the House.

BILLS ORDERED TO A THIRD READING.

The following-entitled bills were taken from the table and ordered to a third reading:

An act entitled, "An act for the better protection of children."

An act in amendment of section 7, chapter 51 of the General Statutes, relating to persons giving name to collector of taxes.

THIRD READINGS.

The following-entitled bills and joint resolutions were read a third time, passed, and sent to the Senate for concurrence:

An act authorizing the Lake Village fire district of Gilford to raise money for the purpose of keeping in repair its town clock. An act to prevent towns and cities from aiding railroads and other corporations.

Mr. Flanders of Manchester moved its indefinite postponement, and upon this question, called for a division, and 40 members voted in the affirmative and 111 in the negative.

Upon this question Mr. Foster of Bristol demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Shepard, Robie, Collins of Danville, Brown of Deerfield, Cummings, Eastman of Hampstead, Gordon, Kimball of Salem.

(STRAFFORD COUNTY) Hayes of Rochester.

(Belknap County) Canney, Moulton of Laconia.

(CARROLL COUNTY) Tasker, Stillings, David E. Thompson, Perkins of Eaton, Tyler, Fellows, Carr.

(Merrimack County) Brown of Canterbury, Thurston of Franklin, Morrill, Head, Hardy.

(HILLSBOROUGH COUNTY) Hartshorn, McDonald, Tolles, Senter, Clatur, Cross, Ladd, Miller, Lamprey of Manchester, Piper, Perkins of Manchester, Conway, Boyle, Tanswell, Sullivan, Garvin, Flanders of Manchester, Follansbee, Robinson of Manchester, Pollard, Dunham, Favor, Richardson of Mason, Parker of Merrimack, Wallace of Milford, Abbott of Milford, Banks, Bond, Wood of Weare.

(CHESHIRE COUNTY) Batcheller of Fitzwilliam, Isham, Symonds, Amidon, Rogers of Marlow, Stearns, Silsby, Chamberlain of Westmoreland.

(SULLIVAN COUNTY) Ide, Hitchcock of Newport.

(GRAFTON COUNTY) Saunders, Foster, Baker, Gould.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Brown of Brentwood, Tilton of E. Kingston, Norris, Sanborn of Fremont, Peterson, Mason, Jones of Hampton Falls, Palmer of Kensington, Clark of Londonderry,

Boyd, Amazeen, Hoyt, Wallace of Newton, Hall of Newmarket, Cate of Northwood, Kelsey, Davis of Plaistow, Waldron, Hackett, Sise, Tredick, Call, Shelburne of Portsmouth, Goodrich, Langdon, Clark of Rye, Bean, Eaton, Chase of So. Newmarket, Gear, Dow of Windham.

(Strafford County) Clark of Barrington, James M. Hayes, Wentworth of Dover, Vickery, Mosher, Palmer of Dover, John S. Hayes, Varney, Cook, Hayes of Milton, Chamberlain of New Durham, Meader, Lougee, Hanson of Rochester, McDuffee, Whitcher, Whitehouse, Freeman of Somersworth, Moses, George Wentworth.

(Belknap County) Brown of Belmont, Emerson, Hodgdon of Barnstead, Crane, Johnson of Gilford, Marsh, Thompson of Gilmanton, Busiel, Plaisted, Davis of Meredith, Robinson of New Hampton, Keasar.

(CARROLL COUNTY) Shackford, Davis of Effingham, Frost, Ames, Wingate, Haines, Banfield.

(Merrimack County) Perkins of Allenstown, Morgan, Webster, Davis of Bradford, Lake, Cass, Rolfe, Holden, Pillsbury of Concord, Stevens of Concord, Humphrey, Sargent of Concord, Dow of Concord, Dickerman, Kilburn, Smith of Concord, Langley, Kelley, Crowell, Curtice, Sanborn of Loudon, Neal, Morse, Smith of Northfield, Osgood, Scates of Pittsfield, Randall, Nelson, Davis of Warner, Kimball of Webster.

(HILLSBOROUGH COUNTY) Goodell, Felch, Laselle, Starrett, Pierce, Clark of Hillsborough, Worcester, Lakin, Pike, Severance, Topliff, Newell, Morrison, Kendall of Mont Vernon, Andrews, Flaherty, Stevens of Nashua, Thompson of Nashua, Rollins, Murch, Priest, Farwell, Gage, Vose, Collins of Peterborough, Edwards, Atwood.

(CHESHIRE COUNTY) Harris, Learned, Jones of Hinsdale, Fassett, Howes, Shedd, Sturtevant, Sherman, Spaulding, Colony, Mills, Abbott of Richmond, Kingsbury, Fay, Carpenter, Abbott of Swanzey, Wardwell, Swan, Eames.

(Sullivan County) Wood of Acworth, Kimball of Charlestown, Willis, Colby, Rounsevel, Prentiss, Barton, Fairbanks, Train.

(Grafton County) Eastman of Ashland, Clark of Bath, Barney, George, Sherburne of Ellsworth, Furnald, Martin, Blodgett, Mann, Patterson, McClure, Burleigh of Holderness, Durant, Waterman, Hurlburt, Bachellor of Littleton, Fitzgerald, Sawtelle, Warden, Smith of Plymouth, Dearborn, French of Warren, Plummer, Hunt.

(Coos County) Pillsbury of Carroll, Crawford, Grout, Sumner, Kellum, Phipps, Evans of Shelburne, Flanders of Stewartstown.

And 68 members having voted in the affirmative and 187 in the negative, the House refused to indefinitely postpone the bill.

The bill then passed.

An act to incorporate the Piscataqua Savings Bank.

Mr. Langdon of Portsmouth moved it be laid on the table, and upon this motion demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Brown of Deerfield, Norris, Sanborn of Fremont, Peterson, Jones of Hampton Falls, Hoyt, Lamprey of North Hampton, Tredick, Call, Langdon, Bean, Gordon, Fogg, Locke of Seabrook, Gear.

(STRAFFORD COUNTY) Vickery, Palmer of Dover, Flanders of Farmington, Cook, Cutts, Chamberlain of New Durham, Whitcher, Whitehouse.

(Belknap County) Brown of Belmont, Hodgdon of Barnstead, Canney, Robinson of Laconia, Plaisted, Keasar.

(CARROLL COUNTY) Tasker, Stillings, Perkins of Eaton, Eastman of Jackson, Carr, Haines.

(MERRIMACK COUNTY) Perkins of Allenstown, Durgin, Gile, Davis of Bradford, Lake, Cass, Rolfe, Pillsbury of Concord, Philbrick, Sanborn of Salisbury, Hardy.

(HILLSBOROUGH COUNTY) McDonald, Tolles, Pike, Conway, Boyle, Flaherty, Gage.

(CHESHIRE COUNTY) Carpenter.

(SULLIVAN COUNTY) Alexander.

(GRAFTON COUNTY) Eastman of Ashland, Martin, Bachellor of Littleton.

(Coos County) Kellum, Flanders of Stewartstown.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Brown of Brentwood, Robie, Collins of Danville, Cummings, Burlingame, Eastman of Hampstead, Mason, Amazeen, Wallace of Newton, Hall of Newmarket, Cate of Northwood, Kelsey, Davis of Plaistow, Waldron, Hackett, Eaton.

(STRAFFORD COUNTY) Clark of Barrington, Billings, Mosher, John S. Hayes, Small, Varney, Hayes of Milton, Hayes of Rochester, Meader, Lougee, Hanson of Rochester, McDuffee, Freeman of Somersworth, Moses.

(Belknap County) Sleeper, Emerson, Marsh, Robinson of New Hampton.

(CARROLL COUNTY) Morey, Frost, Banfield.

(MERRIMACK COUNTY) Webster, Brown of Canterbury, Holden, Stevens of Concord, Humprey, Sargent of Concord, Dow of Concord, Dickerman, Hill of Concord, Kilburn, Smith of Concord, Morrill, Crowell, Curtice, Neal, Phillips, Smith of Northfield, Little, Osgood, Nelson, Davis of Warner, Kimball of Webster.

(HILLSBOROUGH COUNTY) Hartshorn, Felch, Richardson of Francestown, Stark, Laselle, Pierce, Worcester, Senter, Clatur, Cross, Miller, Lamprey of Manchester, Piper, Perkins of Manchester, Morrison, Garvin, Follansbee, Pollard, Favor, Richardson of Mason, Kaley, Wallace of Milford, Abbott of Milford, Kendall of Mont Vernon, Banks, Andrews, Stevens of Nashua, Thompson of Nashua, Rollins, Murch, Seymour, Vose, Collins of Peterborough, Bond, Edwards, Atwood, Wood of Weare, Gregg.

(CHESHIRE COUNTY) Vilas, Harris, Learned, Batcheller of

Fitzwilliam, Isham, Symonds, Jones of Hinsdale, Fassett, Coburn, Howes, Shedd, Sturtevant, Sherman, Spaulding, Mills, Kingsbury, Stearns, Fay, Abbott of Swanzey, Wardwell, Silsby, Chamberlain of Westmoreland, Swan, Eames.

(Sullivan County) Wood of Acworth, Willis, Colby, Sargent of Claremont, Rounsevel, Ide, Prentiss, Mitchell, Barton, Chase of Springfield, Perkins of Unity, Train.

(Grafton County) Foster, Sanborn of Campton, Barney, George, Fitts, Baker, Blodgett, Mann, Patterson, Hitchcock of Hanover, Burleigh of Holderness, Durant, Waterman, Hurlburt, Sawtelle, Flanders of Orange, Dearborn, French of Warren.

(Coos County) Pillsbury of Carroll, Crawford, Grout, Phipps, Evans of Shelburne, Lane.

And 60 members having voted in the affirmative and 158 in the negative, the House refused to lay the bill on the table.

The bill then passed.

An act in relation to public printing.

An act in amendment of section 7, chapter 51 of the General Statutes, relating to persons giving name to collector of taxes.

An act entitled, "An act for the better protection of children."

Joint resolution in relation to the highway in the town of Lincoln.

Joint resolution relating to a national prohibitory law.

SENATE BILL.

The following-entitled Senate bill was read a third time and passed:

An act for the protection of black bass and trout in Spofford's Lake.

The bill entitled, "An act defining the representation of towns of less than six hundred population, as shown by the census of 1870," was read a third time.

Mr. Morrison of Manchester moved to adjourn, and upon this question called for a division, and 64 members voted in the affirmative and 180 in the negative.

The same gentleman demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) French of Deerfield, Tilton of E. Kingston, Peterson, Palmer of Kensington, Hoyt, Hall of Newmarket, Burley of Newmarket, Lamprey of No. Hampton, Sherburne of Portsmouth, Langdon, Clark of Rye, Locke of Seabrook, Clark of Sandown.

(STRAFFORD COUNTY) Small, Flanders of Farmington, Cook, Whitcher.

(Belknap County) Brown of Belmont, Hodgdon of Barnstead, Canney, Moulton of Laconia, Plaisted, Davis of Meredith, Keasar.

(CARROLL COUNTY) Stillings, David E. Thompson, Samuel D. Thompson, Perkins of Eaton, Davis of Effingham, Eastman of Jackson, Carr, Smith of Wakefield.

(Merrimack County) Perkins of Allenstown, Durgin, Davis of Bradford, Scates of Pittsfield, Randall, Sanborn of Salisbury, Hardy.

(HILLSBOROUGH COUNTY) McDonald, Hadlock, Starrett, Pierce, Clark of Hillsborough, Lakin, Senter, Boyle, Tanswell, Sullivan, Morrison, Kendall of Mont Vernon, McQuesten, Flaherty, Murch, Campbell, Gage, Atwood, Gregg.

(CHESHIRE COUNTY) Isham, Symonds, Carpenter, Abbott of Swanzey, Chamberlain of Westmoreland.

(Sullivan County) Jackson, Alexander, Merrill.

(Grafton County) Sinclair, Clark of Bath, Fitts, Sherburne of Ellsworth, Applebee, Martin, Blodgett, Mann, McClure, Burleigh of Holderness, Bachellor of Littleton, Fitzgerald, Plummer.

(Coos County) Sumner, Stockwell, Kellum, Straw.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Brown of Brentwood, Wilcomb, Robie, Collins of Danville, Brown of Deerfield, Porter, Cummings, Burlingame, Conner, Sanborn of Fremont, Eastman of Hampstead, Mason, Clark of Londonderry, Boyd, Wallace of Newton, Cate of Northwood, Kelsey, Davis of Plaistow, Waldron, Hackett, Sise, Tredick, Call, Gordon, Kimball of Salem, Chase of So. Newmarket.

(Strafford County) Clark of Barrington, James M. Hayes, Billings, Wentworth of Dover, Vickery, Mosher, Palmer of Dover, John S. Hayes, Davis of Durham, Varney, Hayes of Milton, Cutts, Hayes of Rochester, Meader, Lougee, Hanson of Rochester, McDuffee, A. E. Wentworth, Freeman of Somersworth, Moses, George Wentworth.

(Belknap County) Hayes of Alton, Crane, Johnson of Gilford, Marsh, Thompson of Gilmanton, Robinson of New Hampton, Noyes.

(CARROLL COUNTY) Shackford, Morey, Frost, Weed, Fellows.

(Merrimack County) Brown of Canterbury, Cass, Rolfe, Holden, Pillsbury of Concord, Young, Stevens of Concord, Humphrey, Sargent of Concord, Dow of Concord, Dickerman, Hill of Concord, Kilburn, Smith of Concord, Langley, Page of Dunbarton, Morrill, Kelley, Head, Crowell, Curtice, Neal, Phillips, Smith of Northfield, Little, Osgood, Nelson, Davis of Warner, Kimball of Webster.

(HILLSBOROUGH COUNTY) Hartshorn, Goodell, Richardson of Francestown, Laselle, Worcester, Tolles, Severance, Clatur, Topliff, Cross, Newell, Ladd, Miller, Lamprey of Manchester, Piper, Quimby, Perkins of Manchester, Hill of Manchester, Garvin, Follansbee, Robinson of Manchester, Pollard, Dunham, Favor, Richardson of Mason, Parker of Merrimack, Kaley, Wallace of Milford, Abbott of Milford, Banks, Andrews, Stevens of Nashua, Thompson of Nashua, Rollins, Priest, Farwell, Seymour, Vose, Collins of Peterborough, Bond, Edwards.

(CHESHIRE COUNTY) Harris, Learned, Batcheller of Fitzwilliam, Amidon, Jones of Hinsdale, Fassett, Coburn, Howes, Shedd, Sturtevant, Sherman, Spaulding, Mills, Abbott of Richmond, Kingsbury, Stearns, Fay, Wardwell, Silsby, Swan, Eames.

(Sullivan County) Wood of Acworth, Royce, Kimball of Charlestown, Willis, Colby, Sargent of Claremont, Rounsevel, Ide, Blanchard, Prentiss, Barton, Fairbanks, Chase of Springfield, Train.

(Grafton County) Eastman of Ashland, Foster, Mudgett, Sanborn of Campton, Barney, Baker, Patterson, Durant, Waterman, Hurlburt, Sawtelle, Warden, Flanders of Orange, Ford, Dearborn.

(Coos County) Crawford, Grout, Evans of Gorham, Phipps, Evans of Shelburne, Brown of Whitefield, Lane.

And 83 members having voted in the affirmative and 189 members in the negative, the House refused to adjourn.

Mr. Stevens of Nashua demanded the previous question.

Mr. Morrison of Manchester moved to lay the motion on the table, and upon this question demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Tilton of E. Kingston, Edgerly, Norris, Peterson, Palmer of Kensington, Hoyt, Hall of Newmarket, Lamprey of No. Hampton, Bean.

(STRAFFORD COUNTY) Small, Cook.

(Belknap County) Emerson, Hodgdon of Barnstead, Canney, Moulton of Laconia, Robinson of Laconia, Plaisted, Davis of Meredith.

(CARROLL COUNTY) Tasker, Stillings, David E. Thompson, Tyler, Carr, Smith of Wakefield.

(Merrimack County) Davis of Bradford, Brown of Canterbury, Robinson of Concord, Scates of Pittsfield, Sanborn of Salisbury, Hardy.

(HILLSBOROUGH COUNTY) Felch, McDonald, Starrett, Pierce, Clark of Hillsborough, Conway, Tanswell, Sullivan, McQuesten, Flaherty, Murch, Campbell, Gage, Atwood, Whiting, Gregg.

(CHESHIRE COUNTY) Symonds, Whittemore, Carpenter, Abbott of Swanzey, Chamberlain of Westmoreland.

(SULLIVAN COUNTY) Jackson, Alexander, Merrill, Perkins of Unity.

(Grafton County) Sinclair, Clark of Bath, Fitts, Sherburne of Ellsworth, Applebee, Martin, Blodgett, McClure, Burleigh of Holderness, Bachellor of Littleton, Smith of Plymouth, French of Warren, Plummer, Hunt.

(Coos County) Pillsbury of Carroll, Sumner, Kellum, Straw, Scates of Randolph, Flanders of Stewartstown, Cole of Stark.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Brown of Brentwood, Wilcomb, Shepard, Robie, Collins of Danville, Porter, Cummings, Burlingame, Conner, Sanborn of Fremont, Eastman of Hampstead, Mason, Jones of Hampton Falls, Boyd, Amazeen, Wallace of Newton, Kelsey, Davis of Plaistow, Waldron, Hackett, Sise, Tredick, Call, Gordon, Kimball of Salem, Eaton, Chase of South Newmarket.

(Strafford County) Clark of Barrington, James M. Hayes, Billings, Wentworth of Dover, Vickery, Mosher, Palmer of Dover, John S. Hayes, Varney, Hayes of Milton, Cutts, Hayes of Rochester, Meader, Lougee, Hanson of Rochester, McDuffee, A. E. Wentworth, Freeman of Somersworth, Moses, George Wentworth.

(Belknap County) Hayes of Alton, Sleeper, Crane, Johnson of Gilford, Marsh, Robinson of New Hampton, Noyes.

(CARROLL COUNTY) Shackford, Walker, Morey, Eastman of Jackson, Fellows.

(Merrimack County) Cass, Rolfe, Holden, Pillsbury of Concord, Young, Stevens of Concord, Humphrey, Sargent of Concord, Dow of Concord, Dickerman, Hill of Concord, Kilburn, Lamprey of Concord, Smith of Concord, Page of Dunbarton, Morrill, Kelley, Head, Crowell, Curtice, Phillips, Smith of Northfield, Little, Osgood, Nelson, Kimball of Webster.

(HILLSBOROUGH COUNTY) Hartshorn, Goodell, Richardson of Francestown, Laselle, Worcester, Tolles, Severance, Clatur, Topliff, Cross, Newell, Ladd, Miller, Lamprey of Manchester, Piper, Quimby, Perkins of Manchester, Hill of Manchester, Garvin, Flanders of Manchester, Follansbee, Robinson of Manchester, Pollard, Dunham, Favor, Richardson of Mason, Parker of Merrimack, Kaley, Wallace of Milford, Abbott of Milford, Banks, Andrews, Stevens of Nashua, Thompson of Nashua, Rollins, Priest, Farwell, Seymour, Vose, Collins of Peterborough, Bond, Edwards.

(CHESHIRE COUNTY) Harris, Batcheller of Fitzwilliam, Amidon, Jones of Hinsdale, Fassett, Howes, Shedd, Sturtevant, Sherman, Spaulding, Mills, Abbott of Richmond, Kingsbury, Stearns, Fay, Wardwell, Silsby, Eames.

(Sullivan County) Wood of Acworth, Royce, Kimball of Charlestown, Willis, Colby, Sargent of Claremont, Rounsevel, Ide, Prentiss, Barton, Hitchcock of Newport, Fairbanks, Chase of Springfield, Train.

(Grafton County) Eastman of Ashland, Foster, Mudgett, Sanborn of Campton, Barney, Furnald, Baker, Patterson, Durant, Waterman, Hurlburt, Sawtelle, Warden, Flanders of Orange, Ford, Dearborn.

(Coos County) Crawford, Grout, Evans of Shelburne, Brown of Whitefield, Lane.

And 76 members voting in the affirmative, and 182 in the negative, the House refused to lay the motion on the table.

Mr. Mann of Haverhill moved to adjourn, and upon this question Mr. Bachellor of Littleton demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Tilton of E. Kingston, Peterson, Palmer of Kensington, Hall of Newmarket, Langdon, Clark of Rye, Bean, Gear.

(STRAFFORD COUNTY) Small, Cook, Chamberlain of New Durham.

(Belknap County) Brown of Belmont, Emerson, Hodgdon of Barnstead.

(CARROLL COUNTY) Stillings, Walker, Samuel D. Thompson, Perkins of Eaton, Davis of Effingham, Tebbetts, Ames, Wingate, Smith of Wakefield, Haines, Banfield.

(MERRIMACK COUNTY) Perkins of Allenstown, Durgin, Morgan, Gile, Scates of Pittsfield, Randall, Sanborn of Salisbury, Hardy.

(HILLSBOROUGH COUNTY) Felch, McDonald, Starrett, Pierce, Senter, Conway, Tanswell, Kendall of Mont Vernon, McQuesten, Flaherty, Murch, Farwell, Campbell, Gage, Whiting.

(CHESHIRE COUNTY) Symonds, Abbott of Swanzey.

(SULLIVAN COUNTY) Merrill, Perkins of Unity.

(GRAFTON COUNTY) Saunders, Sinclair, Fitts, Sherburne of Ellsworth, Applebee, Martin, Blodgett, McClure, French of Warren.

(Coos County) Pillsbury of Carroll, Grout, Evans of Gorham, Stockwell, Kellum, Cole of Stark.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Brown of Brentwood, Wilcomb, Shepard, Robie, Collins of Danville, Brown of Deerfield, Porter, Cummings, Burlingame, Conner, Sanborn of Fremont, Eastman of Hampstead, Mason, Jones of Hampton Falls, Clark of Londonderry, Boyd, Amazeen, Wallace of Newton, Cate of Northwood, Kelsey, Davis of Plaistow, Waldron, Hackett, Sise, Tredick, Call, Gordon, Eaton, Chase of South Newmarket.

(STRAFFORD COUNTY) Clark of Barrington, James M. Hayes, Billings, Wentworth of Dover, Vickery, Palmer of Dover, John S. Hayes, Davis of Durham, Varney, Hayes of Milton, Cutts, Hayes of Rochester, Meader, Lougee, Hanson of Rochester, McDuffee, A. E. Wentworth, Freeman of Somersworth, George Wentworth.

(BELKNAP COUNTY) Sleeper, Crane, Sanborn of Gilford,

Johnson of Gilford, Marsh, Thompson of Gilmanton, Robinson of New Hampton, Noyes.

(CARROLL COUNTY) Shackford, Morey, Frost, Fellows.

(Merrimack County) Brown of Canterbury, Cass, Rolfe, Holden, Pillsbury of Concord, Young, Stevens of Concord, Humphrey, Sargent of Concord, Dow of Concord, Dickerman, Hill of Concord, Kilburn, Smith of Concord, Morrill, Kelley, Head, Crowell, Curtice, Phillips, Smith of Northfield, Little, Osgood, Nelson, Davis of Warner, Kimball of Webster.

(HILLSBOROUGH COUNTY) Hartshorn, Goodell, Richardson of Francestown, Laselle, Worcester, Tolles, Severance, Clatur, Topliff, Newell, Ladd, Miller, Lamprey of Manchester, Piper, Quimby, Perkins of Manchester, Hill of Manchester, Garvin, Flanders of Manchester, Follansbee, Robinson of Manchester, Pollard, Dunham, Favor, Richardson of Mason, Parker of Merrimack, Wallace of Milford, Abbott of Milford, Banks, Andrews, Stevens of Nashua, Thompson of Nashua, Rollins, Priest, Seymour, Vose, Collins of Peterborough, Bond, Edwards, Atwood.

(CHESHIRE COUNTY) Harris, Learned, Batcheller of Fitzwilliam, Amidon, Jones of Hinsdale, Fassett, Coburn, Howes, Shedd, Sturtevant, Sherman, Spaulding, Thurston of Marlborough, Mills, Abbott of Richmond, Kingsbury, Stearns, Fay, Wardwell, Silsby, Swan, Eames.

(Sullivan County) Royce, Kimball of Charlestown, Willis, Colby, Sargent of Claremont, Rounsevel, Ide, Blanchard, Prentiss, Hitchcock of Newport, Fairbanks, Chase of Springfield, Train.

(Grafton County) Eastman of Ashland, Mudgett, Sanborn of Campton, Barney, George, Furnald, Baker, Patterson, Durant, Waterman, Hurlburt, Sawtelle, Warden, Flanders of Orange, Ford, Dearborn.

(Coos County) Crawford, Wight, Phipps, Evans of Shelburne, Lane.

And 67 members voting in the affirmative and 186 in the negative, the House refused to adjourn.

The question being stated, Shall the main question be now put?

Mr. Norris called for a division, and 165 voted in the affirmative and 50 in the negative.

Upon this question Mr. Bachellor of Littleton demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Wilcomb, Shepard, Robie, Collins of Danville, Porter, Cummings, Burlingame, Conner, Sanborn of Fremont, Eastman of Hampstead, Mason, Jones of Hampton Falls, Chase of Kingston, Clark of Londonderry, Boyd, Amazeen, Wallace of Newton, Cate of Northwood, Kelsey, Davis of Plaistow, Waldron, Hanson of Portsmouth, Hackett, Hodgdon of Portsmouth, Sise, Tredick, Call, Gordon, Kimball of Salem, Eaton, Chase of South Newmarket.

(Strafford County) Clark of Barrington, James M. Hayes, Billings, Wentworth of Dover, Vickery, Mosher, Palmer of Dover, John S. Hayes, Davis of Durham, Varney, Hayes of Milton, Cutts, Hayes of Rochester, Meader, Lougee, Hanson of Rochester, McDuffee, Converse, Freeman of Somersworth, Moses, George Wentworth.

(Belknap County) Sleeper, Crane, Sanborn of Gilford, Johnson of Gilford, Marsh, Thompson of Gilmanton, Robinson of New Hampton, Noyes.

(CARROLL COUNTY) Shackford, Davis of Effingham, Morey, Frost, Weed, Fellows.

(Merrimack County) Brown of Canterbury, Cass; Rolfe, Pillsbury of Concord, Young, Stevens of Concord, Humphrey, Sargent of Concord, Dow of Concord, Dickerman, Hill of Concord, Kilburn, Lamprey of Concord, Smith of Concord, Page of Dunbarton, Morrill, Kelley, Head, Curtice, Phillips, Smith of Northfield, Little, Osgood, Nelson, Ordway, Davis of Warner, Kimball of Webster.

(HILLSBOROUGH COUNTY) Hartshorn, Goodell, Richardson

of Francestown, Laselle, Worcester, Tolles, Severance, Clatur, Topliff, Cross, Newell, Ladd, Miller, Lamprey of Manchester, Piper, Quimby, Perkins of Manchester, Hill of Manchester, Garvin, Flanders of Manchester, Follansbee, Robinson of Manchester, Pollard, Dunham, Favor, Richardson of Mason, Parker of Merrimack, Kaley, Wallace of Milford, Abbott of Milford, Banks, Andrews, Stevens of Nashua, Thompson of Nashua, Rollins, Priest, Farwell, Seymour, Vose, Collins of Peterborough, Edwards.

(CHESHIRE COUNTY) Harris, Learned, Batcheller of Fitz-william, Isham, Amidon, Jones of Hinsdale, Fassett, Coburn, Howes, Shedd, Sturtevant, Sherman, Spaulding, Thurston of Marlborough, Mills, Abbott of Richmond, Kingsbury, Stearns, Fay, Wardwell, Silsby, Swan, Eames.

(Sullivan County) Wood of Acworth, Royce, Willis, Colby, Sargent of Claremont, Rounsevel, Ide, Blanchard, Prentiss, Barton, Hitchcock of Newport, Fairbanks, Chase of Springfield, Train.

(Grafton County) Saunders, Eastman of Ashland, Tilton of Bridgewater, Foster, Mudgett, Sanborn of Campton, Barney, George, Baker, Patterson, Durant, Waterman, Hurlburt, Sawtelle, Warden, Flanders of Orange, Ford, Dearborn.

(Coos County) Crawford, Grout, Wight, Phipps, Evans of Shelburne, Brown of Whitefield.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Brown of Deerfield, Tilton of East Kingston, Edgerly, Peterson, Hoyt, Burley of Newmarket, Lamprey of North Hampton, Sherburne of Portsmouth, Goodrich, Langdon, Clark of Rye, Bean.

(STRAFFORD COUNTY) Small, Flanders of Farmington, Cook, Chamberlain of New Durham, Whitehouse.

(Belknap County) Brown of Belmont, Emerson, Hodgdon of Barnstead, Canney, Davis of Meredith, Keasar.

(CARROLL COUNTY) Samuel D. Thompson, Ames, Wingate, Smith of Wakefield, Haines, Banfield.

(MERRIMACK COUNTY) Durgin, Morgan, Davis of Bradford, Langley, Thurston of Franklin, Morse, Sanborn of Salisbury, Hardy.

(HILLSBOROUGH COUNTY) Felch, McDonald, Starrett, Pierce, Senter, Boyle, Kendall of Mont Vernon, McQuesten, Flaherty, Murch, Gage, Atwood.

(CHESHIRE COUNTY) Symonds, Whittemore, Abbott of Swanzey, Chamberlain of Westmoreland.

(Sullivan County) Kimball of Charlestown, Jackson, Mitchell, Merrill, Perkins of Unity.

(Grafton County) Clark of Bath, Parker of Benton, Fitts, Martin, Blodgett, Burleigh of Holderness, Bachellor of Littleton, Fitzgerald, Smith of Plymouth, Cutter, French of Warren, Hunt.

(Coos County) Kellum, Cole of Stark.

And 197 members voting in the affirmative and 72 in the negative, the main question was ordered.

Upon the question being stated, Shall the bill pass?

Mr. Stevens of Nashua demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Brown of Brentwood, Wilcomb, Shepard, Robie, Collins of Danville, Porter, Cummings, Burlingame, Conner, Sanborn of Fremont, Eastman of Hampstead, Mason, Jones of Hampton Falls, Chase of Kingston, Clark of Londonderry, Boyd, Amazeen, Wallace of Newton, Cate of Northwood, Kelsey, Davis of Plaistow, Waldron, Hackett, Sise, Tredick, Call, Gordon, Kimball of Salem, Eaton, Chase of So. Newmarket.

(Strafford County) Clark of Barrington, James M. Hayes, Billings, Wentworth of Dover, Vickery, Mosher, Palmer of Dover, John S. Hayes, Varney, Hayes of Milton, Cutts, Hayes of Rochester, Meader, Lougee, Hanson of Rochester, McDuffee, Converse, A. E. Wentworth, Freeman of Somersworth, Moses, George Wentworth.

(Belknap County) Sleeper, Johnson of Gilford, Marsh, Thompson of Gilmanton, Robinson of New Hampton, Noyes.

(CARROLL COUNTY) Shackford, Morey, Frost, Weed, Fellows.

(Merrimack County) Brown of Canterbury, Cass, Rolfe, Holden, Pillsbury of Concord, Young, Stevens of Concord, Humphrey, Sargent of Concord, Dow of Concord, Dickerman, Hill of Concord, Kilburn, Smith of Concord, Page of Dunbarton, Morrill, Kelley, Crowell, Curtice, Phillips, Smith of Northfield, Little, Osgood, Nelson, Ordway, Davis of Warner, Kimball of Webster.

(HILLSBOROUGH COUNTY) Hartshorn, Goodell, Richardson of Francestown, Laselle, Worcester, Tolles, Severance, Clatur, Topliff, Cross, Newell, Ladd, Miller, Lamprey of Manchester, Piper, Quimby, Perkins of Manchester, Hill of Manchester, Garvin, Flanders of Manchester, Follansbee, Robinson of Manchester, Pollard, Dunham, Favor, Richardson of Mason, Parker of Merrimack, Kaley, Wallace of Milford, Abbott of Milford, Banks, Andrews, Stevens of Nashua, Thompson of Nashua, Rollins, Priest, Farwell, Campbell, Vose, Collins of Peterborough, Bond, Edwards.

(CHESHIRE COUNTY) Harris, Learned, Batcheller of Fitz-william, Jones of Hinsdale, Fassett, Coburn, Shedd, Sherman, Spaulding, Mills, Abbott of Richmond, Kingsbury, Stearns, Fay, Silsby, Swan, Eames.

(Sullivan County) Wood of Acworth, Royce, Kimball of Charlestown, Willis, Colby, Sargent of Claremont, Rounsevel, Ide, Blanchard, Prentiss, Barton, Hitchcock of Newport, Fairbanks, Chase of Springfield, Train.

(Grafton County) Eastman of Ashland, Tilton of Bridgewater, Foster, Mudgett, Sanborn of Campton, Barney, George, Furnald, Baker, Patterson, Durant, Waterman, Hurlburt, Sawtelle, Warden, Flanders of Orange, Ford, Dearborn.

(Coos County) Crawford, Grout, Wight, Phipps, Evans of Shelburne, Brown of Whitefield, Lane.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Brown of Deerfield, Tilton of E. Kingston, Edgerly, Norris, Peterson, Palmer of Kensington, Hoyt, Burley of Newmarket, Sherburne of Portsmouth, Goodrich, Langdon, Clark of Rye, Bean, Gear.

(STRAFFORD COUNTY) Small, Whitcher, Whitehouse.

(Belknap County) Emerson, Hodgdon of Barnstead, Davis of Meredith, Keasar.

(CARROLL COUNTY) Stillings, Samuel D. Thompson, Ames, Wingate, Haines, Banfield.

(Merrimack County) Perkins of Allenstown, Durgin, Davis of Bradford, Langley, Daniell, Thurston of Franklin, Sanborn of Loudon, Neal, Morse, Scates of Pittsfield, Randall, Sanborn of Salisbury, Hardy.

(HILLSBOROUGH COUNTY) Felch, Starrett, Clark of Hillsborough, Lakin, Senter, Boyle, Tanswell, Morrison, Kendall of Mont Vernon, Flaherty, Murch, Atwood, Whiting.

(CHESHIRE COUNTY) Vilas, Isham, Symonds, Carpenter, Abbott of Swanzey, Wardwell, Burt, Brown of Walpole, Chamberlain of Westmoreland.

(SULLIVAN COUNTY) Jackson, Alexander, Mitchell, Merrill, Perkins of Unity.

(Grafton County) Sinclair, Eastman of Bethlehem, Clark of Bath, Sherburne of Ellsworth, Applebee, Martin, Blodgett, Mann, Burleigh of Holderness, Bachellor, Fitzgerald, Smith of Plymouth, Cutter, Hart, French of Warren, Hunt.

Coos County) Pillsbury of Carroll, Sumner, Evans of Gorham, Stockwell, Kellum, Scates of Randolph, Flanders of Stewartstown.

And 190 members voting in the affirmative and 90 in the negative the bill passed, and was sent to the Senate for concurrence.

On motion of Mr. Patterson of Hanover, the bill entitled, "An act to provide for a topographical and hydrographical

survey of the state," was taken from the table and postponed until the next session of the legislature.

On motion of Mr. Stearns of Rindge the House adjourned.

WEDNESDAY, JULY 18, 1877.

The House met at 9 o'clock.

(The speaker in the chair.)

Prayer was offered by the chaplain.

REPORTS OF COMMITTEES.

STATE OF NEW HAMPSHIRE.

JUNE SESSION, 1877.

The Committee on Elections having examined the credentials of the members returned to serve in this House, report that the following-named persons have been duly elected, returned, and qualified as members of the House of Representatives, from the several towns, wards, and districts of this state.

H. S. CUMMINGS, for the Committee.

ROCKINGHAM COUNTY.

Atkinson,	pen	alde.		Greenleaf Clarke.
Auburn, .			200.1	Charles C. Grant.
Brentwood, .		T bed		John Brown.
Chester,				Charles S. Wilcomb.
Deerfield,				John C. Brown,
				George I. French.
Danville, .				Alfred A. Collins.
Derry, .		. Tings	eter h	Wm. H. Shepard,
				Tappan R. Robie.
East Kingsto	on,			Joseph A. Tilton.
Epping, .		visti	. 16	John O. Edgerly,
e armothyd in				Herbert F. Norris

Exeter,	Joseph T. Porter,
	Horace S. Cummings,
	Wm. Burlingame,
	Alfred Conner.
Fremont,	Sherburne Sanborn,
Greenland,	E. A. Peterson.
Hampstead,	Albert L. Eastman.
Hampton,	J. W. Mason.
Hampton Falls,	John F. Jones.
Kensington,	Daniel E. Palmer.
Kingston,	Amos C. Chase.
Londonderry,	William Clark,
	Mason Boyd.
Newcastle,	John Amazeen.
Newington,	Israel S. Hoyt.
Newmarket,	Lafayette Hall,
	Reuben M. Burley.
Newton,	Edward P. Wallace.
Northwood,	Charles F. Cate.
Nottingham,	James A. Kelsey.
North Hampton, .	Edwin M. Lamprey.
Plaistow,	James M. Davis.
Portsmouth—Ward 1, .	R. H. Waldron,
	George E. Hanson,
	Frank W. Hackett.
Ward 2,.	William A. Hodgdon
	Wm. H. Sise,
	Titus S. Tredick,
	Thomas E. Call.
Ward 3,.	Andrew Sherburne.
Ward 4,	Mercer Goodrich,
	Samuel Langdon.
Raymond,	Franklin G. Bean.
Rye,	Moses Clark.
Salem,	George C. Gordon,
Caroni,	William B. Kimball.
Sandown,	Amos S. Clark.
Seabrook,	Charles Fogg,
beablook,	

Seabrook, . . . J. F. Locke.
South Hampton, . Moses J. Eaton.
South Newmarket, . J. Lewis Chase.
Stratham, . . . Charles E. Gear.
Windham, . . . Abel Dow.

STRAFFORD COUNTY. Somersworth,. Alfred Carter, Andrew E. Wentworth, George Wentworth, Cyrus Freeman, William P. Moses. James H. Billings, Dover-Ward 1, James M. Hayes. Ward 2, John N. Wentworth, Joseph W. Cate, Albert F. Seavey. William H. Vickery, Ward 3, George F. Mosher, Wm. H. Palmer. Ward 4, Chas. H. Sawyer, John S. Hayes, Washington P. Hayes. Joseph A. Whitcher, Strafford, . John M. Whitehouse. Royal K. Clark, Barrington, James M. Locke. Sidney B. Hayes, Rochester, . Joseph M. Hanson, S. C. Meader, Daniel McDuffee, Isaac W. Lougee. Joshua Converse. Rollinsford, Eben M. Davis. Durham, Edmund B. Small, Farmington, Geo. A. Jones, Langdon S. Flanders. Jacob H. Cook. Middleton,

Madbury,			Albert Varney.
Milton,		et al	William F. Cutts,
			Luther Hayes.

New Durham, . . Samuel F. Chamberlain.

BELKNAP COUNTY.

Alton,			Albert H. Hayes,
			Jonas Sleeper.
Belmont,			Arthur W. Brown.
Barnstead,			Geo. W. Emerson,
			Samuel A. Hodgdon.
Center Har	bor,		Chas. H. Canney.
Gilford,			John S. Crane,
			Reuben C. Sanborn,
			William L. Johnson.
Gilmanton,			Joseph W. Marsh,
			Wm. B. Thompson.
Laconia,		,	Samuel M. S. Moulton,
			Lewis F. Busiel,
			Joshua B. Robinson.
Meredith,			James H. Plaisted,
			Nathaniel S. Davis.
New Hamp	ton,		Thaddeus P. Robinson.
Sanbornton	,	. 6	Edmund Keasar.
Tilton,			Russell T. Noyes.

CARROLL COUNTY.

Albany,			James M. Shackford.
Bartlett,			Cyrus A. Tasker,
			Benjamin F. Stillings.
Brookfield,			Plummer G. Lovering.
Chatham,			Josiah Walker.
Conway,			David E. Thompson,
			Samuel D. Thompson.
Eaton,			Stephen W. Perkins.
Effingham,			Joseph B. Davis.
Freedom,			Wentworth Tyler.
Hart's Loca	tion.	MARKA	George H. Morey.

Abiel E. Eastman. Jackson, Madison, Samuel Frost. Moultonborough, Joseph Smith. John C. Ames, Ossipee, . . G. W. Tebbetts. Sandwich, . William M. Weed, Enoch Q. Fellows. Tamworth, . Joseph T. Carr. Tuftonborough, . Daniel D. Wingate. Wakefield, . Morrill B. Smith. Wolfeborough, Joseph R. Haynes, Ira Banfield.

MERRIMACK COUNTY.

Allenstown, John Perkins, jr. Andover, . Clark Durgin, Gerry Morgan. Nathaniel S. Webster. Boscawen, . Bow, . Samuel Gile. Bradford, Charles F. Davis. Alfred H. Brown. Canterbury, Chichester, . Charles Lake. Concord—Ward 1, Rufus Cass, Timothy C. Rolfe. Ward 2, Cyrus R. Robinson. Ward 3, Wyman W. Holden. Ward 4, Oliver Pillsbury, George A. Young, William E. Stevens. Ward 5, Stillman Humphrey, Jonathan E. Sargent, Edward Dow. Ward 6, Moses W. Dickerman, J. C. A. Hill, John C. Kilburn. Ward 7, John A. Lamprey, Andrew S. Smith. Isaiah Langley. Danbury, .

Dunbarton	, .			Benjamin Page.
Epsom,				David M. Philbrick.
Franklin,			70.90	Warren F. Daniell,
				Asa I. Thurston,
				Walter Aiken.
Henniker		3.		Harrison Morrill,
				John H. Albin.
Hill, .				William C. Kelley.
Hooksett,				Samuel Head.
Hopkinton				Henry H. Crowell,
1				Grovenor A. Curtis.
Loudon,				James S. Sanborn, 2d,
				Samuel Neale.
Newbury,				Harvey C. Morse.
New Londo				Charles C. Phillips.
Northfield,				Jeremiah E. Smith.
Pembroke,				George P. Little,
				Addison N. Osgood.
Pittsfield,				David W. C. Scates,
				Frank E. Randall.
Salisbury,				Isaac Sanborn.
Sutton,				Irving Nelson.
Warner,				Nehemiah G. Ordway,
,				Henry C. Davis.
Webster,				Charles C. Kimball.
Wilmot,				John A. Hardy.
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				

HILLSBOROUGH COUNTY.

0.10		Franklin Hartshorn.
11.00		David H. Goodell.
		Benjamin D. Felch.
4.5		Franklin McDonald.
1	. 16	Dana B. Hadlock.
Mis. A		Henry Richardson.
0.0		Lewis H. Stark,
		Josiah Laselle.
	-	David Starrett.
		Joshua S. Lakin.

Hillsborough,	Frank H. Pierce,
Littlew Or Alegorial -	Henry J. Clark.
Hollis,	Franklin Worcester.
Hudson,	Lucien M. Tolles.
Litchfield,	Elbridge Pike.
Lyndeborough,	Franklin Senter.
Manchester—Ward 1, .	John W. Severance,
	Silas C. Clatur,
	Frank T. E. Richardson.
Ward 2, .	Elijah M. Topliff,
	David Cass.
Ward 3,.	William P. Newell,
The Charles of the Season	Horatio H. Ladd,
	Henry H. Huse,
	Robert M. Miller.
Ward 4,.	Lyman H. Lamprey,
	Samuel T. Piper,
	Alfred Quimby,
	William Perkins,
	Hiram Hill.
Ward 5,.	John F. Conway,
	Edward Boyle,
	George H. Tanswell,
	James Sullivan,
	Thomas J. Morrison.
Ward 6,.	Jeremiah Garvin,
	Abiel C. Flanders,
	George W. Follansbee.
Ward 7,.	John T. Robinson,
. Park and	Solon D. Pollard.
Ward 8,.	William G. H. Dunham,
	Chauncy C. Favor.
Mason,	Hiram D. Richardson.
Merrimack,	Ward Parker.
Milford,	Timothy Kaley,
	Robert M. Wallace,
	Isaac P. Abbott.
Mont Vernon,	Daniel P. Kendall.
,	

Nashua-Ward	Ι,		Thomas G. Banks.
Ward	2,		Charles O. Andrews.
Ward	3,		Joseph B. McQuesten.
Ward			Edwin W. Johnson.
Ward	5,		Patrick J. Flaherty.
Ward	6,		Aaron F. Stevens,
			M. S. Thompson,
			G. A. Rollins.
Ward	7,		Joseph K. Priest,
			C. W. Murch.
Ward	8,		Leonard C. Farwell.
New Boston,			Alfred M. Campbell.
New Ipswich,			Bela M. Seymour.
Pelham, .			Nathan Gage.
Peterborough,			Samuel I. Vose,
			James H. Collins.
Sharon, .			Henry E. Bond.
Temple, .			Guppy W. Edwards.
Weare, .			Albert B. Johnson,
			Cyrus E. Wood.
Wilton, .			David Whiting,
			David Gregg.
Windsor, .			Horace Atwood.

CHESHIRE COUNTY.

Alstead, .		Cyrus H. Vilas.
Chesterfield,		John Harris.
Dublin, .		Henry D. Learned.
Fitzwilliam,		Stephen Batcheller.
Gilsum, .		William L. Isham.
Harrisville,		Sylvester T. Symonds
Hinsdale, .		Charles J. Amidon,
		Henry M. Jones.
Taffrey, .		Joseph W. Fassett.
Keene-Ward	Γ,	Charles S. Coburn,
		John W. Howes.
Ward 2	2,	Charles G. Shedd.
Ward 3	3,	John W. Sturtevant,

Keene-Ward	3,	en•ene	George A. Sherman.
Ward .	4,		Edward Spaulding.
Ward	5,		Horatio Colony.
Marlborough,			Franklin R. Thurston.
Marlow, .			Increase S. Rogers.
Nelson, .			John K. Mills.
Richmond,			Joseph B. Abbott.
Rindge, .			George W. Stearns.
Roxbury, .			Elbridge Kingsbury.
Stoddard, .			Joel F. Whittemore.
Surry, .			Asa B. Fay.
Sullivan, .			Amos Wardwell.
Swanzey, .			George Carpenter,
			Henry Abbott.
Troy,			William G. Silsby.
Walpole, .			Henry Burt,
•			John C. Brown.
Westmoreland,			John A. Chamberlain.
Winchester,			Henry B. Swan,
,			Frank H. Eames.
			Traine II. Dallies.

SULLIVAN COUNTY.

Acworth, .	 James A. Wood.
Charlestown,	 Lorin H. Royce,
	Brooks Kimball.
Claremont, .	 Algernon Willis,
	Henry Colby,
	Winthrop Sargent,
	John P. Rounsevel,
	George G. Ide.
Cornish, .	 Charles E. Jackson.
Croydon, .	 John Blanchard.
Goshen, .	 James W. Rogers.
Grantham, .	 Thomas B. Alexander.
Langdon, .	 Henry Prentiss.
Lempster, .	 Andrew Mitchell.
Newport, .	 Levi W. Barton,
	Alexander V. Hitchcock

Newport, . . . George H. Fairbanks.
Springfield, . . Hosea B. Chase.
Sunapee, . . Jeremiah W. Merrill.
Unity, . . . Joseph M. Perkins.
Washington, . . Henry Train.

GRAFTON COUNTY.

Horace Saunders. Alexandria, Chas. C. Eastman. Ashland, . Joshua T. Clark. Bath, . Prescott Parker. Benton, Ira G. Eastman, Bethlehem, John G. Sinclair. H. W. Tilton. Bridgewater, Calvin H. Mudgett, Bristol, Edwin S. Foster. Thos. J. Sanborn. Campton, . Allen H. George, Canaan, Albert E. Barney. John M. Fitts. Dorchester, Samuel Sherburne. Ellsworth, . Timothy E. Furnald, Enfield, Sylvanus P. Baker. David A. Applebee. Franconia, . Lyman R. Martin. Grafton, John N. Blodgett. Groton, James W. Patterson, Hanover, . Hiram Hitchcock. Ezra B. Mann, Haverhill, , Samuel T. Page. George W. McClure. Hebron, Chas. A. Burleigh. Holderness, John C. Atwood. Landaff, Solomon Cole, Lebanon, . Edward J. Durant, Thos. P. Waterman, Chas. O. Hurlburt. Augustus A. Woolson, Lisbon,

Wednesday, July 18, 1877.

Lisbon				Geo. W. Wells.
Littleton,	4	4		Harry Bingham,
Eliterotori,	d	-		Albert S. Bachellor,
				Ai Fitzgerald.
Lyman,				Herbert B. Moulton.
Lyme,				Geo. F. Sawtelle.
Monroe,				Alexander Warden.
Orange,				Levi E. Flanders.
Orford,				Edward Ford.
Piermont,				Aaron P. Gould.
Plymouth,				Hazen D. Smith,
Flymouth,				John T. Cutter.
Rumney,				John L. Dearborn.
Thornton,				Hiram V. Hart.
				David A. French.
Warren,	•		upilits	George Plummer.
Wentworth, .				
Woodstock, .			Arthur Hunt.	

COOS COUNTY.

Berlin,				Samuel E. Paine.
Carroll,				Charles Pillsbury.
Clarksville,				David F. Hall.
Colebrook,				F. B. Crawford,
Colegioni				F. Aldrich.
Columbia,				Almon M. Grout.
Dalton,				I. B. Sumner.
				Isaac C. Wight.
Dummer,				Wm. W. Bragg.
Errol,		•		Augustus Evans.
Gorham,			•	
Jefferson,				John A. Hicks.
Lancaster,				George S. Stockwell,
				Francis Kellum.
Milan,				Peter A. G. W. Phipps.
Northumbe	rland			George Hinman.
				John W. Straw.
Pittsburg,				
Randolph,				Ithiel Scates.
Shelburne,				Ansel C. Evans.
Stark,				Sylvester Cole.
Diality	The state of the s	SAME TO SAME		

Stewartstown, . . Hiram D. Flanders.
Stratford, . . . Wm. R. Brown.
Whitefield, . . Frank P. Brown,
Albert W. Lane.

Mr. Sargent, from the Committee on the Judiciary, to whom was referred the joint resolution entitled, "Joint resolution in favor of appointing a committee to revise and amend the fish and game laws," having considered the same, reported the same with an amendment and recommended its passage.

The report was accepted, the bill amended and ordered to a third reading.

Mr. Cross, from the same committee, to whom was referred the bill entitled, "An act in amendment of an act to prevent incompetent persons from conducting the business of druggists and apothecaries in this state," having considered the same, reported the same with the following resolution:

Resolved, That the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Norris, from the same committee, to whom was referred the bill entitled, "An act regarding the carrying of concealed weapons," having considered the same, reported the same with the following resolution:

Resolved, That it be indefinitely postponed.

The report was accepted and the resolution adopted.

Mr. Hackett, to whom was referred the petitions of Mrs. Hannah Cooper and 35 others of Croydon, Mrs. George F. Fowler and 50 others of Washington, Mrs. Mary Chellis Lund and 34 others of Newport, H. F. Holton and 23 others of Lancaster, Mrs. W. A. Preston and 43 others of New Ipswich, Kate T. Clark and 14 others of Auburn, M. O. A. Hunt and 51 others of Manchester, Thomas V. Haines and 98 others of North Hampton, Phœbe A. Curtland and 19 others of Lee, Hannah W. French and 67 others of Stratford, Mrs. Eliza A. Morrill and 9 others of Concord, H. F. Batchelder and 19

others of Loudon, Nathaniel White and 29 others of Concord, Mrs. D. M. Clough and 32 others of Canterbury, John Scales and 350 others of Dover, Mrs. A. W. Haven and 11 others of Portsmouth, Mrs. Amanda S. Holbrook and 17 others of Portsmouth, Amos S. Foster and 17 others of Portsmouth, and Frank W. Miller and 37 others of Portsmouth, praying for an amendment of the state constitution so as to establish the equal political rights of all American citizens, irrespective of sex; also, the petitions of Galen Foster and 39 others of Canterbury, and Marcia E. Hastings and 49 others of Canterbury, praying for a law authorizing women to vote in school meetings on the same terms as men, having considered the same, respectfully submitted the following report:

The above-named petitions were referred to the committee at so late a day in the session that a prominent petitioner having the matter in charge stated that the parties did not expect to obtain a hearing, but would be satisfied with a postponement of the subject to the next session of the legislature. The committee, therefore, reported the following resolution:

Resolved, That the subject be referred to the next session of the legislature, with the recommendation that a bill authorizing women to vote at school meetings ought to pass.

The report was accepted and the resolution adopted.

Mr. Topliff, from the same committee, to whom was referred the bill entitled, "An act to authorize the appointment of special administrators," having considered the same, reported the same with the following amendment:

Strike out section 6 in the bill.

The report was accepted, the bill so amended, and ordered to a third reading.

Mr. Hackett, from the same committee, to whom was referred the bill entitled, "An act legalizing all the taxes assessed in the town of Bethlehem in the year one thousand eight hundred and seventy-seven," having considered the same, reported the same with the following resolution:

Resolved, That the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Stevens, from the same committee, to whom was referred the bill entitled, "An act in relation to the formation of coöperative associations," having considered the same, reported the same without amendment, and respectfully recommended its passage.

The report was accepted and the bill was ordered to a third reading.

Mr. Wallace, from the same committee, to whom was referred the bill entitled, "An act to facilitate the collection of taxes on wood, bark and timber, and to increase the revenue," having considered the same, reported the same with the following resolution:

Resolved, That the same pass.

The report was accepted and the bill ordered to a third reading.

Mr. Bachellor, from the Committee on the State Library, having considered the subject of the resolution in favor of the New Hampshire Historical Society, recommended its passage.

The report was accepted, the resolution read once and ordered to a second reading.

Mr. Barton, from the Committee on National Affairs, to whom was referred the joint resolution entitled, "A joint resolution ceding the right of New Hampshire in the national cemeteries to the general government," having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted, and the bill was ordered to a third reading.

Mr. Hitchcock, from the Committee on the State Prison, to whom was referred the bill entitled, "An act for the erection of a new State Prison, as amended by the Honorable Senate," having considered the same, concurred in the amendments, and unanimously recommended their adoption.

The report was accepted and the amendments sent down from the Senate concurred in.

Mr. Fay, from the Committee on Fisheries, to whom was referred the bill sent down from the Honorable Senate, entitled, "An act for the protection of oyster beds," having considered the same, reported the same with the following resolution:

Resolved, That the bill ought to pass.

The report was accepted, and the resolution adopted.

SECOND READINGS.

The following joint resolution being in order for that purpose, was read a second time and ordered to a third reading:

Joint resolution in favor of the New Hampshire Historical Society.

The bill entitled, "An act defining the powers and duties of the fish commissioners and wardens," was taken from the table and ordered to a third reading.

The bill entitled, "An act in amendment of chapter 230 of the General Statutes, relating to trustee process," was taken from the table, and on motion of Mr. Lamprey of Manchester, was indefinitely postponed.

Mr. Cross of Manchester moved that the vote whereby the House adopted the resolution reported from the Committee on Railroads, that it was inexpedient to legislate upon the bill entitled, "An act providing for the establishment of railroad corporations by general law," be reconsidered, and upon this question demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Wilcomb, Robie, Collins of Danville, Conner, Mason, Clark of Londonderry, Boyd, Waldron, Hackett, Sherburne of Portsmouth, Goodrich, Bean.

(STRAFFORD COUNTY) Wentworth of Dover, Vickery, Cutts, Chamberlain of New Durham.

(BELKNAP COUNTY) Robinson of New Hampton.

(CARROLL COUNTY) Samuel D. Thomson, Eastman of Jackson, Ames, Carr, Banfield.

MERRIMACK COUNTY) Robinson of Concord, Langley, Daniell, Morrill, Kelley, Curtice, Scates of Pittsfield, Randall, Ordway, Davis of Warner, Kimball of Webster.

(HILLSBOROUGH COUNTY) Goodell, Felch, McDonald, Hadlock, Richardson of Francestown, Pierce, Lakin, Pike, Senter, Severance, Clatur, Richardson of Manchester, Cross, Lamprey of Manchester, Piper, Boyle, Garvin, Flanders of Manchester, Follansbee, Robinson of Manchester, Pollard, Dunham, Favor, Richardson of Mason, Parker of Merrimack, Kendall of Mont Vernon, Murch, Seymour, Gage, Vose, Collins of Peterborough, Edwards, Atwood.

(CHESHIRE COUNTY) Vilas, Jones of Hinsdale, Sturtevant, Sherman, Thurston of Marlborough, Rogers of Marlow, Mills, Abbott of Richmond, Abbott of Swanzey, Eames.

(SULLIVAN COUNTY) Sargent of Claremont, Ide, Blanchard, Mitchell, Chase of Springfield, Merrill, Perkins of Unity.

(GRAFTON COUNTY) Saunders, McClure, Durant, Flanders of Orange, Hunt.

(Coos County) Pillsbury of Carroll, Crawford, Grout, Wight, Phipps, Evans of Shelburne, Brown of Whitefield, Lane.

The following members voted in the negative:

ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Brown of Brentwood, Shepard, Brown of Deerfield, French of Deerfield, Tilton of East Kingston, Norris, Sanborn of Fremont, Peterson, Eastman of Hampstead, Jones of Hampton Falls, Palmer of Kensington, Chase of Kingston, Wallace of Newton, Hall of Newmarket, Burley of Newmarket, Cate of Northwood, Kelsey, Lamprey of North Hampton, Davis of Plaistow, Hanson of Portsmouth, Hodgdon of Portsmouth, Sise, Tredick, Langdon, Clark of Rye, Gordon, Kimball of Salem, Eaton, Fogg, Locke of Seabrook, Clark of Sandown, Chase of South Newmarket, Gear.

(STRAFFORD COUNTY) Locke of Barrington, Clark of Barrington, James M. Hayes, Billings, Cate of Dover, Palmer of

Dover, Sawyer, Washington P. Hayes, John S. Hayes, Davis of Durham, Small, Cook, Hayes of Milton, Hayes of Rochester, Meader, Hanson of Rochester, McDuffee, Converse, Whitcher, Whitehouse, Carter, Moses, George Wentworth.

(Belknap County) Hayes of Alton, Brown of Belmont, Hodgdon of Barnstead, Canney, Crane, Sanborn of Gilford, Johnson of Gilford, Marsh, Moulton of Laconia, Busiel, Robinson of Laconia, Plaisted, Davis of Meredith, Keasar, Noyes.

(CARROLL COUNTY) Shackford, Tasker, Stillings, Lovering, Walker, David E. Thompson, Frost, Fellows, Smith of Wakefield.

(MERRIMACK COUNTY) Perkins of Allenstown, Durgin, Webster, Gile, Davis of Bradford, Brown of Canterbury, Cass, Rolfe, Holden, Pillsbury of Concord, Young, Humphrey, Sargent of Concord, Dickerman, Hill of Concord, Kilburn, Lamprey of Concord, Smith of Concord, Philbrick, Thurston of Franklin, Morse, Phillips, Smith of Northfield, Little, Sanborn of Salisbury, Nelson.

(HILLSBOROUGH COUNTY) Clark of Hillsborough, Miller, Hill of Manchester, Conway, Morrison, Kaley, Wallace of Milford, Abbott of Milford, Andrews, McQuesten, Flaherty, Stevens of Nashua, Thompson of Nashua, Rollins, Priest, Farwell, Johnson of Weare, Whiting, Gregg.

(CHESHIRE COUNTY) Harris, Learned, Symonds, Fassett, Howes, Shedd, Spaulding, Kingsbury, Whittemore, Carpenter, Silsby, Chamberlain of Westmoreland.

(Sullivan County) Wood of Acworth, Royce, Kimball of Charlestown, Willis, Colby, Rounsevel, Jackson, Rogers of Goshen, Alexander, Prentiss, Barton, Hitchcock of Newport, Fairbanks, Train.

(Grafton County) Eastman of Ashland, Tilton of Bridgewater, Sanborn of Campton, Barney, Fitts, Furnald, Martin, Blodgett, Mann, Burleigh of Holderness, Cole of Lebanon, Hurlburt, Bachellor of Littleton, Moulton of Lyman, Sawtelle, Warden, Gould, Smith of Plymouth, Cutter, Dearborn, Plummer.

(Coos County) Paine, Evans of Gorham, Hicks, Stockwell, Kellum, Hinman, Straw, Scates of Randolph, Flanders of Stewartstown, Cole of Stark, Brown of Stratford.

And 96 members having voted in the affirmative and 185 in the negative, the House refused to reconsider.

(Mr. Albin of Henniker in the chair.)

On motion of Mr. Norris of Epping, the bill entitled, "An act in amendment of chapter 161 of the pamphlet laws of 1876," was taken from the table and placed in the general order.

On motion of Mr. Barton of Newport, the bill entitled, "An act making an appropriation for the State Normal School," was taken from the table, rules suspended, put back on its second reading, amended, and ordered to a third reading.

On motion of Mr. Stevens of Nashua,

Resolved, That all business that would be in order this afternoon at two o'clock, be in order at the present time.

THIRD READINGS.

The following bills and joint resolutions being in order for that purpose, were read a third time, passed, and sent to the Senate for concurrence:

An act in amendment of an act to prevent incompetent persons from conducting the business of druggists and apothecaries n this State.

An act defining the powers and duties of the fish commissioners and wardens.

An act to authorize the appointment of special administrators.

An act in relation to the formation of co-operative associations.

An act legalizing all the taxes assessed in the town of Bethlehem in the year 1877.

An act to facilitate the collection of taxes on wood, bark, timber, and to increase the revenue.

An act for the protection of oyster beds.

An act making an appropriation for the State Normal School.

An act in amendment of the charter of the city of Portsmouth.

Joint resolution in favor of appointing a committee to revise and amend the fish and game laws.

Joint resolution ceding the right of New Hampshire in the national cemeteries to the general government.

Joint resolution in favor of the New Hampshire Historical Society.

On motion of Mr. Cross of Manchester, the bill entitled, "An act providing for the representation of New Hampshire in the national gallery at the capitol, in Washington," was taken from the table.

Mr. Topliff of Manchester moved that the bill be indefinitely postponed, and upon this question Mr. Cummings of Exeter demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Brown of Brentwood, Wilcomb, Shepard, Robie, Collins of Danville, Brown of Deerfield, Norris, Porter, Burlingame, Sanborn of Fremont, Peterson, Mason, Jones of Hampton Falls, Palmer of Kensington, Chase of Kingston, Boyd, Amazeen, Wallace of Newton, Hall of Newmarket, Cate of Northwood, Kelsey, Call, Goodrich, Langdon, Clark of Rye, Bean, Eaton, Clark of Sandown.

(STRAFFORD COUNTY) James M. Hayes, Billings, Wentworth of Dover, Cate of Dover, Davis of Durham, Small, Cook, Hayes of Milton, Cutts, Chamberlain of New Durham, Meader, McDuffee, Converse, Whitcher, Whitehouse.

(Belknap County) Sleeper, Brown of Belmont, Emerson, Hodgdon of Barnstead, Canney, Johnson of Gilford, Busiel, Keasar.

(CARROLL COUNTY) Shackford, Tasker, Stillings, Walker,

David E. Thompson, Perkins of Eaton, Morey, Eastman of Jackson, Frost, Ames, Smith of Wakefield, Haines.

(MERRIMACK COUNTY) Morgan, Robinson of Concord, Pillsbury of Concord, Stevens of Concord, Dickerman, Kilburn, Langley, Page of Dunbarton, Thurston of Franklin, Kelley, Head, Crowell, Sanborn of Loudon, Morse, Phillips, Smith of Northfield, Osgood, Scates of Pittsfield, Nelson, Hardy.

(HILLSBOROUGH COUNTY) Goodell, Felch, McDonald, Richardson of Francestown, Starrett, Clark of Hillsborough, Tolles, Lakin, Pike, Senter, Severance, Topliff, Ladd, Miller, Lamprey of Manchester, Quimby, Hill of Manchester, Tanswell, Morrison, Garvin, Flanders of Manchester, Robinson of Manchester, Kaley, Abbott of Milford, Kendall of Mont Vernon, Banks, Thompson of Nashua, Rollins, Priest, Campbell, Vose, Edwards, Wood of Weare, Whiting, Gregg.

(CHESHIRE COUNTY) Vilas, Isham, Symonds, Coburn, Howes, Shedd, Sturtevant, Spaulding, Colony, Thurston of Marlborough, Rogers of Marlow, Mills, Kingsbury, Stearns, Whittemore, Carpenter, Abbott of Swanzey, Silsby, Burt, Brown of Walpole.

(SULLIVAN COUNTY) Royce, Kimball of Charlestown, Willis, Colby, Rounsevel, Ide, Blanchard, Rogers of Goshen, Alexander, Prentiss, Merrill, Perkins of Unity.

(Grafton County) Saunders, Clark of Bath, Parker of Benton, Tilton of Bridgewater, Mudgett, Sanborn of Campton, George, Fitts, Sherburne of Ellsworth, Baker, Applebee, Martin, Blodgett, Mann, McClure, Burleigh of Holderness, Cole of Lebanon, Waterman, Wells, Gould, French of Warren, Plummer, Hunt.

(Coos County) Pillsbury of Carroll, Hall of Clarksville, Stockwell, Kellum, Straw, Flanders of Stewartstown, Cole of Stark, Lane.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Edgerly, Cummings, Eastman of Hampstead, Clark of Londonderry, Davis of Plaistow, Waldron,

Hackett, Hodgdon of Portsmouth, Sise, Tredick, Gordon, Chase of South Newmarket.

(STRAFFORD COUNTY) Vickery, Palmer of Dover, Sawyer, Washington P. Hayes, John S. Hayes, Hayes of Rochester, Lougee, Carter.

(Belknap County) Hayes of Alton, Crane, Marsh, Thompson of Gilmanton, Moulton of Laconia.

(CARROLL COUNTY) Weed, Fellows.

(MERRIMACK COUNTY) Perkins of Allenstown, Durgin, Webster, Davis of Bradford, Brown of Canterbury, Lake, Cass, Rolfe, Young, Humphrey, Sargent of Concord, Dow of Concord, Hill of Concord, Lamprey of Concord, Smith of Concord, Daniell, Morrill, Curtice, Little, Randall, Sanborn of Salisbury, Ordway, Davis of Warner, Kimball of Webster.

(HILLSBOROUGH COUNTY) Stark, Laselle, Worcester, Clatur, Richardson of Manchester, Newell, Conway, Boyle, Sullivan, Follansbee, Pollard, Richardson of Mason, Parker of Merrimack, Wallace of Milford, Flaherty, Stevens of Nashua, Murch, Seymour, Gage, Collins of Peterborough, Bond, Atwood.

(CHESHIRE COUNTY) Learned, Batcheller of Fitzwilliam, Amidon, Jones of Hinsdale, Fassett, Sherman, Abbott of Richmond, Fay, Wardwell, Eames.

(SULLIVAN COUNTY) Wood of Acworth, Sargent of Claremont, Barton.

(GRAFTON COUNTY) Patterson, Durant, Hurlburt, Bachellor of Littleton, Warden, Flanders of Orange, Cutter, Dearborn.

(Coos County) Crawford, Grout, Phipps.

And 182 members having voted in the affirmative and 97 in the negative, the resolution was indefinitely postponed.

SENATE MESSAGE.

The following message was received from the Honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bills and joint resolutions:

An act to repeal chapter 22 of the Pamphlet Laws of 1868.

An act in amendment of chapter 161, section 9, of the General Statutes, concerning the solemnization of marriages.

An act to repeal chapter 111 of the Pamphlet Laws of 1868, entitled, "An act to provide for the geological and mineralogical survey of the state."

An act in amendment of chapter 141 of the General Statutes, relating to aqueduct and gas-light companies.

Joint resolution in favor of John Pender.

Joint resolution in favor of Simeon F. Platts.

An act in amendment of chapter 12 of the laws of 1873, relating to the public printing.

Joint resolution in favor of State House.

The Senate deem it inexpedient to legislate upon the following-entitled House bill:

An act to regulate the freight charges on railroads.

On motion of Mr. Mann of Haverhill,

Resolved, That when the House adjourns it adjourn to meet this afternoon at three o'clock.

On motion of Mr. Mann of Haverhill, the House adjourned.

AFTERNOON.

The House met at 3 o'clock.

(The speaker in the chair.)

The following message was received from the Honorable Senate by their clerk:

Mr. Speaker:

The Senate have passed the following resolution, in the passage of which they ask the concurrence of the House of Representatives:

Joint resolution relating to the reform movement.

SENATE RESOLUTION.

The following-entitled Senate resolution was read twice and referred to the Committee on National Affairs.

Joint resolution relating to the reform movement.

On motion of Mr. Topliff of Manchester, the vote whereby the House indefinitely postponed the bill entitled, "An act regarding the carrying of concealed weapons," was reconsidered, the rules suspended, the bill read a third time and passed.

On motion of Mr. Stevens of Nashua, the bill entitled, "An act for the cutting of bushes on the highways," was taken from the table, and on motion of Mr. Whitcher of Strafford, indefinitely postponed.

On motion of Mr. Barton of Newport, the bill entitled, "An act regulating the sale of cider," was taken up and considered.

Mr. Moulton of Laconia moved that the bill be indefinitely postponed, and upon this question Mr. Dunham of Manchester demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Brown of Deerfield, Norris, Porter, Peterson, Jones of Hampton Falls, Clark of Londonderry, Hoyt, Hall of Newmarket, Burley of Newmarket, Lamprey of No. Hampton, Davis of Plaistow, Hanson of Portsmouth, Hackett, Tredick, Sherburne of Portsmouth, Goodrich, Langdon, Clark of Rye, Bean, Gordon, Eaton, Fogg, Locke of Seabrook, Gear.

(STRAFFORD COUNTY) Locke of Barrington, Clark of Barrington, Billings, Cate of Dover, Palmer of Dover, Washington P. Hayes, John S. Hayes, Davis of Durham, Small, Varney, Cook, Converse, Whitcher, Whitehouse, A. E. Wentworth, Freeman of Somersworth, Moses.

(Belknap County) Hayes of Alton, Sleeper, Emerson, Hodgdon of Barnstead, Moulton of Laconia, Busiel, Plaisted, Davis of Meredith, Keasar.

(CARROLL COUNTY) Shackford, Stillings, Walker, David E. Thompson, Samuel D. Thompson, Perkins of Eaton, Davis of Effingham, Tyler, Eastman of Jackson, Carr, Smith of Wakefield.

(MERRIMACK COUNTY) Perkins of Allenstown, Webster, Gile, Lake, Robinson of Concord, Dickerman, Kilburn, Philbrick, Thurston of Franklin, Head, Sanborn of Loudon, Neal, Scates of Pittsfield, Sanborn of Salisbury, Nelson, Hardy.

(HILLSBOROUGH COUNTY) Richardson of Francestown, Pierce, Clark of Hillsborough, Pike, Senter, Topliff, Cross, Newell, Quimby, Hill of Manchester, Conway, Boyle, Tanswell, Sullivan, Robinson of Manchester, Pollard, Dunham, McQuesten, Flaherty, Rollins, Priest, Gage, Gregg.

(CHESHIRE COUNTY) Isham, Amidon, Howes, Spaulding, Colony, Thurston of Marlborough, Rogers of Marlow, Abbott of Richmond, Stearns, Fay, Carpenter.

(Sullivan County) Kimball of Charlestown, Willis, Rounsevel, Ide, Rogers of Goshen, Alexander, Merrill, Perkins of Unity.

(Grafton County) Parker of Benton, Foster, Barney, Fitts, Martin, Blodgett, Mann, Hitchcock of Hanover, McClure, Atwood, Fitzgerald, Moulton of Lyman, French of Warren, Hunt.

(Coos County) Pillsbury of Carroll, Crawford, Stockwell, Kellum, Hinman, Straw, Flanders of Stewartstown, Brown of Stratford.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Grant, Brown of Brentwood, Wilcomb, Shepard, Robie, Collins of Danville, Cummings, Burlingame, Sanborn of Fremont, Eastman of Hampstead, Mason, Chase of Kingston, Boyd, Amazeen, Wallace of Newton, Cate of Northwood, Kelsey, Waldron, Clark of Sandown.

(Strafford County) Sawyer, Hayes of Milton, Cutts, Chamberlain of New Durham, Hayes of Rochester, Meader, Lougee, Hanson of Rochester, McDuffee, George Wentworth.

(BELKNAP COUNTY) Brown of Belmont, Canney, Crane,

Sanborn of Gilford, Johnson of Gilford, Robinson of New Hampton, Noyes.

(CARROLL COUNTY) Lovering, Frost, Weed, Fellows, Haines, Banfield.

(MERRIMACK COUNTY) Durgin, Morgan, Davis of Bradford, Brown of Canterbury, Cass, Rolfe, Pillsbury of Concord, Young, Stevens of Concord, Humphrey, Sargent of Concord, Dow of Concord, Hill of Concord, Lamprey of Concord, Smith of Concord, Langley, Page of Dunbarton, Daniell, Aiken, Morrill, Kelley, Crowell, Curtice, Phillips, Little, Osgood, Ordway, Davis of Warner.

(HILLSBOROUGH COUNTY) Hartshorn, Goodell, Felch, McDonald, Stark, Laselle, Worcester, Lakin, Severance, Clatur, Richardson of Manchester, Ladd, Miller, Lamprey of Manchester, Piper, Perkins of Manchester, Morrison, Garvin, Flanders of Manchester, Follansbee, Richardson of Mason, Kaley, Wallace of Milford, Abbott of Milford, Kendall of Mont Vernon, Andrews, Stevens of Nashua, Thompson of Nashua, Murch, Farwell, Seymour, Vose, Collins of Peterborough, Bond, Edwards, Atwood, Johnson of Weare, Whiting.

(CHESHIRE COUNTY) Harris, Learned, Batcheller of Fitzwilliam, Jones of Hinsdale, Sturtevant, Sherman, Mills, Kingsbury, Abbott of Swanzey, Wardwell, Silsby, Eames.

(Sullivan County) Wood of Acworth, Colby, Sargent of Claremont, Jackson, Blanchard, Prentiss, Mitchell, Barton, Hitchcock of Newport, Fairbanks, Chase of Springfield, Train.

(Grafton County) Saunders, Eastman of Ashland, Tilton of Bridgewater, Mudgett, Sanborn of Campton, George, Sherburne of Ellsworth, Furnald, Baker, Applebee, Patterson, Burleigh of Holderness, Cole of Lebanon, Durant, Waterman, Hurlburt, Warden, Flanders of Orange, Ford, Cutter, Dearborn, Plummer.

(Coos County) Grout, Wight, Sumner, Evans of Gorham, Phipps, Scates of Randolph, Evans of Shelburne, Brown of Whitefield, Lane.

And 142 members voting in the affirmative and 163 in the negative, the House refused to indefinitely postpone the bill.

DISCUSSION ENSUED.

(Mr. Ordway of Warner in the chair.)

The bill was amended and ordered to a third reading.

On motion of Mr. Topliff of Manchester,

Resolved, That the clerk of the House be instructed to make up the pay roll of members to and including July 19, 1877.

(The speaker in the chair.)

On motion of Mr. Ordway of Warner the majority and minority reports of the Committee on Finance, in reference to the bill referred to them entitled, "An act to amend chapter 50 of the General Statutes, in relation to taxing railroads," were taken up and considered.

DISCUSSION ENSUED.

Mr. Brown of Whitefield moved that the whole matter be indefinitely postponed, and upon this question demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(STRAFFORD COUNTY) Moses.

(Belknap County) Canney, Keasar.

(CARROLL COUNTY) Lovering, David E. Thompson, Samuel D. Thompson.

(MERRIMACK COUNTY) Pillsbury of Concord.

(HILLSBOROUGH COUNTY) Gregg.

(CHESHIRE COUNTY) Batcheller of Fitzwilliam.

(GRAFTON COUNTY) Barney, Atwood, Plummer.

(Coos County) Brown of Whitefield.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Grant, Wilcomb, Shepard, Robie, Collins of Danville, Brown of Deerfield,

French of Deerfield, Edgerly, Porter, Cummings, Burlingame, Conner, Peterson, Eastman of Hampstead, Mason, Boyd, Amazeen, Wallace of Newton, Hall of Newmarket, Burley of Newmarket, Cate of Northwood, Davis of Plaistow, Hanson of Portsmouth, Hackett, Sise, Tredick, Call, Sherburne of Portsmouth, Goodrich, Langdon, Bean, Gordon, Eaton, Gear.

(STRAFFORD COUNTY) Locke of Barrington, Clark of Barrington, James M. Hayes, Billings, Wentworth of Dover, Cate of Dover, Vickery, Sawyer, Washington P. Hayes, John S. Hayes, Davis of Durham, Varney, Cutts, Chamberlain of New Durham, Hayes of Rochester, Meader, Lougee, McDuffee, Whitcher.

(Belknap County) Emerson, Hodgdon of Barnstead, Crane, Sanborn of Gilford, Johnson of Gilford, Thompson of Gilmanton, Moulton of Laconia, Busiel, Plaisted, Davis of Meredith, Robinson of New Hampton, Noyes.

(CARROLL COUNTY) Perkins of Eaton, Morey, Frost, Ames, Weed, Fellows, Carr, Wingate, Haines, Banfield.

(MERRIMACK COUNTY) Morgan, Davis of Bradford, Brown of Canterbury, Cass, Rolfe, Young, Stevens of Concord, Humphrey, Sargent of Concord, Dickerman, Hill of Concord, Kilburn, Lamprey of Concord, Smith of Concord, Langley, Philbrick, Daniell, Aiken, Morrill, Albin, Kelley, Head, Crowell, Curtice, Sanborn of Loudon, Neal, Morse, Phillips, Smith of Northfield, Scates of Pittsfield, Sanborn of Salisbury, Nelson, Ordway, Davis of Warner, Hardy.

(HILLSBOROUGH COUNTY) Hartshorn, Felch, McDonald, Richardson of Francestown, Laselle, Starrett, Pierce, Clark of Hillsborough, Worcester, Tolles, Lakin, Pike, Senter, Clatur, Cross, Miller, Lamprey of Manchester, Quimby, Perkins of Manchester, Conway, Boyle, Tanswell, Sullivan, Garvin, Flanders of Manchester, Piper, Follansbee, Robinson of Manchester, Pollard, Dunham, Favor, Richardson of Mason, Parker of Merrimack, Kaley, Wallace of Milford, Abbott of Milford, Kendall of Mont Vernon, Banks, Stevens of Nashua, Thompson of Nashua, Rollins, Murch, Priest, Farwell, Campbell, Seymour, Gage, Collins of Peterborough, Bond, Edwards, Atwood, Johnson of Weare, Whiting.

(CHESHIRE COUNTY) Vilas, Harris, Learned, Isham, Amidon, Jones of Hinsdale, Fassett, Coburn, Howes, Shedd, Sturtevant, Sherman, Spaulding, Colony, Thurston of Marlborough, Rogers of Marlow, Mills, Abbott of Richmond, Kingsbury, Stearns, Fay, Whittemore, Carpenter, Abbott of Swanzey, Wardwell, Silsby, Burt, Swan, Eames.

(Sullivan County) Royce, Kimball of Charlestown, Willis, Colby, Sargent of Claremont, Rounsevel, Ide, Jackson, Blanchard, Alexander, Prentiss, Barton, Hitchcock of Newport, Chase of Springfield, Merrill, Perkins of Unity, Train.

(Grafton County) Clark of Bath, Foster, Mudgett, Sanborn of Campton, Sherburne of Ellsworth, Furnald, Baker, Martin, Patterson, McClure, Burleigh of Holderness, Cole of Lebanon, Durant, Waterman, Fitzgerald, Warden, Flanders of Orange, Cutter, Dearborn, Hart, Hunt.

(Coos County) Pillsbury of Carroll, Crawford, Grout, Evans of Gorham, Phipps, Hinman, Evans of Shelburne, Cole of Stark, Brown of Stratford.

And 13 members voting in the affirmative and 239 in the negative, the House refused to indefinitely postpone.

On motion of Mr. Ide of Claremont the House took a recess until 8 o'clock.

EVENING.

The House met at 8 o'clock.

(The speaker in the chair.)

On motion of Mr. Cummings of Exeter,

Resolved, That all business that would be in order to-morrow be in order at the present time.

REPORTS OF COMMITTEES.

The Committee on National Affairs having considered the report of the Committee on the International Exhibition, reported by joint resolution and recommended its passage.

The report was accepted, and the bill read once, rules sus-

pended, read second and third time, passed, and sent to the Senate for concurrence.

Mr. Hart, from the Committee on Claims, to whom was referred the claim of James W. Hartford, et als., for expenses incurred in contesting right to seats in the House, June session, 1875, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate thereon.

Report accepted and resolution adopted.

The following joint resolutions were introduced, read first and second time, rules suspended, read a third time, passed, and sent to the Senate for concurrence:

Joint resolution relating to the tax commission.

Joint resolution relating to the reform movement.

SENATE RESOLUTION.

The following-entitled Senate joint resolution was reported from the Committee on National Affairs, rules suspended, read a third time and passed:

Joint resolution in relation to the reform movement.

MESSAGE FROM THE SENATE.

The following message was received from the Honorable Sen ate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bills and joint resolutions:

Joint resolution in favor of the Reform School.

An act to encourage the destruction of noxious animals and birds.

An act in amendment of chapter 99, General Statutes, in relation to trials of complaints and indictments for being a common seller of spirituous liquor or for keeping the same for sale.

An act entitled, "An act for the better protection of children."

An act to regulate the publication of the reports of the supreme court.

An act in amendment of section 7, chapter 51 of the General Statutes, relating to persons giving name to collector of taxes.

Joint resolution relating to a national prohibitory law.

Joint resolution in favor of the New Hampshire Historical Society.

An act authorizing the Lake Village fire district of Gilford to raise money for the purpose of keeping in repair its town clock.

Joint resolution in relation to the highway in the town of Lincoln.

The Senate have passed the following-entitled bill, in the passage of which they ask the concurrence of the House of Representatives:

An act in relation to drawing logs on the public highway.

The Senate deem it inexpedient to legislate upon the following-entitled House bill:

An act in relation to public printing.

UNFINISHED BUSINESS.

The unfinished business was called for, it being the bill entitled, "An act regulating the sale of cider."

Upon the question being stated, Shall the bill pass?

Mr. Langdon of Portsmouth demanded the yeas and nays.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Grant, Brown of Brentwood, Wilcomb, Shepard, Robie, Collins of Danville, Norris, Porter, Cummings, Burlingame, Conner, Sanborn of Fremont, Mason, Palmer of Kensington, Chase of Kingston, Clark of Londonderry, Boyd, Amazeen, Wallace of Newton, Cate of Northwood, Kelsey, Waldron, Hanson of Portsmouth, Hackett, Tredick, Kimball of Salem, Clark of Sandown, Dow of Windham.

(STRAFFORD COUNTY) James M. Hayes, Billings, Cate of

Dover, Sawyer, Hayes of Milton, Cutts, Chamberlain of New Durham, Hayes of Rochester, Meader, Lougee, Hanson of Rochester, McDuffee, Converse, A. E. Wentworth, George Wentworth.

(Belknap County) Brown of Belmont, Emerson, Hodgdon of Barnstead, Canney, Crane, Sanborn of Gilford, Johnson of Gilford, Thompson of Gilmanton, Robinson of Laconia, Noyes.

(CARROLL COUNTY) Shackford, Eastman of Jackson, Frost, Weed, Fellows, Carr, Wingate, Banfield.

(MERRIMACK COUNTY) Durgin, Morgan, Davis of Bradford, Brown of Canterbury, Cass, Rolfe, Pillsbury of Concord, Young, Stevens of Concord, Sargent of Concord, Dow of Concord, Hill of Concord, Lamprey of Concord, Daniell, Aiken, Kelley, Head, Curtice, Phillips, Little, Osgood, Scates of Pittsfield, Ordway, Davis of Warner.

(HILLSBOROUGH COUNTY) Hartshorn, Goodell, Richardson of Francestown, Stark, Laselle, Pierce, Worcester, Tolles, Lakin, Senter, Severance, Clatur, Richardson of Manchester, Cross, Ladd, Miller, Lamprey of Manchester, Piper, Quimby, Perkins of Manchester, Hill of Manchester, Garvin, Flanders of Manchester, Follansbee, Robinson of Manchester, Favor, Richardson of Mason, Parker of Merrimack, Kaley, Wallace of Milford, Kendall of Mont Vernon, Banks, Stevens of Nashua, Thompson of Nashua, Rollins, Murch, Seymour, Vose, Collins of Peterborough, Bond, Edwards, Atwood.

(CHESHIRE COUNTY) Harris, Learned, Batcheller of Fitz-william, Amidon, Coburn, Howes, Sturtevant, Sherman, Spaulding, Rogers of Marlow, Mills, Kingsbury, Stearns, Abbott of Swanzey, Wardwell, Silsby, Burt, Chamberlain of Westmoreland, Swan, Eames.

(SULLIVAN COUNTY) Wood of Acworth, Royce, Willis, Colby, Alexander, Prentiss, Barton, Hitchcock of Newport, Fairbanks, Chase of Springfield.

(GRAFTON COUNTY) Saunders, Eastman of Ashland, Eastman of Bethlehem, Clark of Bath, Parker of Benton, Tilton of

Bridgewater, Mudgett, Sanborn of Campton, Barney, George, Sherburne of Ellsworth, Furnald, Baker, Applebee, Blodgett, Patterson, Burleigh of Holderness, Cole of Lebanon, Waterman, Hurlburt, Bachellor of Littleton, Sawtelle, Flanders of Orange, Ford, Gould, Cutter, Dearborn.

(Coos County) Paine, Pillsbury of Carroll, Crawford, Grout, Sumner, Evans of Gorham, Straw, Scates of Randolph, Evans of Shelburne, Flanders of Stewartstown, Lane.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Peterson, Jones of Hampton Falls, Hoyt, Burley of Newmarket, Lamprey of No. Hampton, Davis of Plaistow, Goodrich, Langdon, Bean, Gordon, Eaton, Fogg, Locke of Seabrook, Chase of So. Newmarket.

STRAFFORD COUNTY) Seavey, John S. Hayes, Davis of Durham, Small, Cook, Whitcher, Freeman of Somersworth, Moses.

(Belknap County Hayes of Alton, Sleeper, Marsh, Moulton of Laconia, Busiel, Plaisted, Davis of Meredith, Keasar.

CARROLL COUNTY) Stillings, Walker, David E. Thompson, Samuel D. Thompson, Perkins of Eaton, Davis of Effingham, Tyler, Ames, Smith of Wakefield.

(Merrimack County) Perkins of Allenstown, Webster, Kilburn, Langley, Philbrick, Morrill, Sanborn of Loudon, Sanborn of Salisbury, Nelson, Hardy.

(HILLSBOROUGH COUNTY) McDonald, Clark of Hillsborough, Pike, Topliff, Conway, Tanswell, Sullivan, Morrison, Pollard, McQuesten, Flaherty, Gage, Gregg.

(CHESHIRE COUNTY) Vilas, Isham, Thurston of Marlborough, Carpenter, Brown of Walpole.

(Sullivan County) Ide, Jackson, Merrill.

(GRAFTON COUNTY) Fitts, Martin, Mann, McClure, Atwood, Moulton of Lyman, Plummer, Hunt.

(Coos County) Kellum, Brown of Stratford.

And 195 members voting in the affirmative and 81 in the negative, the bill passed.

The majority and minority reports of the Committee on Finance, in relation to the bill entitled, "An act to amend chapter 57 of the General Statutes, in relation to tax on railroads," was taken up.

Mr. Ordway of Warner offered an amendment, upon the passage of which he demanded the yeas and nays, and the clerk proceeded to call the roll.

The following members voted in the affirmative:

(ROCKINGHAM COUNTY) Wilcomb, Edgerly, Burlingame, Amazeen, Wallace of Newton, Burley of Newmarket, Cate of Northwood, Waldron, Hackett, Tredick, Eaton, Chase of South Newmarket.

(STRAFFORD COUNTY) Wentworth of Dover, Cate of Dover, Cook, Cutts, Chamberlain of New Durham, McDuffee.

(BELKNAP COUNTY) Brown of Belmont, Marsh.

(CARROLL COUNTY) Shackford, Perkins of Eaton, Morey, Ames, Carr, Haines, Banfield.

(MERRIMACK COUNTY) Perkins of Allenstown, Davis of Bradford, Cass, Rolfe, Young, Stevens of Concord, Lamprey of Concord, Langley, Morrill, Kelley, Curtice, Sanborn of Loudon, Ordway, Davis of Warner.

(HILLSBOROUGH COUNTY) Felch, McDonald, Richardson of Francestown, Starrett, Tolles, Lakin, Pike, Senter, Lamprey of Manchester, Wallace of Milford, Abbott of Milford, Thompson of Nashua, Murch, Gage, Bond, Edwards, Atwood.

(CHESHIRE COUNTY) Vilas, Harris, Fassett, Sturtevant, Mills, Fay, Whittemore, Carpenter, Abbott of Swanzey, Wardwell, Burt, Brown of Walpole, Chamberlain of Westmoreland, Swan, Eames.

(Sullivan County) Royce, Willis, Ide, Blanchard, Prentiss, Mitchell, Hitchcock of Newport, Chase of Springfield, Merrill, Perkins of Unity.

(GRAFTON COUNTY) Saunders, Clark of Bath, Mudgett, Hitchcock of Hanover, McClure, Waterman, Wells, Warden, Flanders of Orange.

(Coos County) Crawford, Hinman, Evans of Shelburne, Cole of Stark, Brown of Stratford.

The following members voted in the negative:

(ROCKINGHAM COUNTY) Clarke of Atkinson, Brown of Brentwood, Shepard, Collins of Danville, Norris, Sanborn of Fremont, Peterson, Eastman of Hampstead, Jones of Hampton Falls, Palmer of Kensington, Chase of Kingston, Clark of Londonderry, Boyd, Hall of Newmarket, Kelsey, Lamprey of North Hampton, Davis of Plaistow, Hanson of Portsmouth, Langdon, Gordon, Kimball of Salem, Fogg, Locke of Seabrook, Dow of Windham.

(Strafford County) James M. Hayes, Billings, Seavey, Palmer of Dover, Sawyer, John S. Hayes, Small, Flanders of Farmington, Varney, Hayes of Rochester, Meader, Lougee, Hanson of Rochester, Converse, A. E. Wentworth, Freeman of Somersworth, Moses, George Wentworth.

(Belknap County) Hayes of Alton, Sleeper, Emerson, Hodgdon of Barnstead, Canney, Sanborn of Gilford, Johnson of Gilford, Moulton of Laconia, Busiel, Robinson of Laconia, Plaisted, Davis of Meredith, Keasar.

(CARROLL COUNTY) Tasker, Stillings, David E. Thompson, Samuel D. Thompson, Davis of Effingham, Tyler, Eastman of Jackson, Weed, Fellows, Smith of Wakefield.

(Merrimack County) Morgan, Webster, Brown of Canterbury, Pillsbury of Concord, Sargent of Concord, Dow of Concord, Hill of Concord, Kilburn, Daniell, Thurston of Franklin, Aiken, Head, Phillips, Little, Osgood, Scates of Pittsfield, Sanbord of Salisbury, Nelson.

(HILLSBOROUGH COUNTY) Hartshorn, Goodell, Stark, Pierce, Severance, Richardson of Manchester, Topliff, Cross, Newell, Ladd, Miller, Piper, Quimby, Perkins of Manchester, Hill of Manchester, Conway, Tanswell, Sullivan, Morrison, Garvin, Flanders of Manchester, Follansbee, Robinson of Manchester, Pollard, Favor, Kaley, Kendall of Mont Vernon, Banks, Andrews, McQuesten, Flaherty, Stevens of Nashua, Priest, Farwell, Campbell, Vose, Collins of Peterborough, Whiting, Gregg.

(CHESHIRE COUNTY) Learned, Batcheller of Fitzwilliam, Isham, Symonds, Amidon, Coburn, Howes, Shedd, Spaulding, Colony, Thurston of Marlborough, Rogers of Marlow, Abbott of Richmond, Kingsbury, Stearns.

(Sullivan County) Wood of Acworth, Colby, Sargent of Claremont, Rounsevel, Jackson, Alexander.

(Grafton County) Eastman of Ashland, Parker of Benton, Sanborn of Campton, Fitts, Sherburne of Ellsworth, Applebee, Martin, Blodgett, Mann, Burleigh of Holderness, Atwood, Cole of Lebanon, Bachellor of Littleton, Moulton of Lyman, Sawtelle, Ford, Gould, Smith of Plymouth, Cutter, Dearborn, Hart, Plummer, Hunt.

(Coos County) Paine, Hall of Clarksville, Sumner, Evans of Gorham, Kellum, Straw, Scates of Randolph, Flanders of Stewartstown, Brown of Whitefield.

And 97 members having voted in the affirmative and 175 in the negative, the amendment was not adopted.

The majority report of the committee was adopted.

The Committee on National Affairs, to whom was referred the resolution relating to the national administration, and also the resolution relating to civil service reform, report the accompanying resolutions and recommend their passage:

Whereas, By the voice of the people as well as by the decision of Congress, Rutherford B. Hayes became the lawful and rightful president of the United States, and since his accession to the presidency has in good faith aimed to secure the permanent pacification of the whole country and the protection of all its citizens in the full enjoyment of all their rights, therefore,

- 1. Resolved, By the House of Representatives in General Court convened: That we condemn as factious and mischievous all attempts to re-open the presidential dispute, or to question the title of the President to his high office.
- 2. Resolved, That we approve that general conduct of the national administration which is designed to restore peace and prosperity to the country by extending an equal regard and

protection of law to the rights of all citizens, by the extinction of sectional lines and race animosities, by the encouragement of education, the revival of industry, the restoration of commerce, the resumption of specie payment, the reduction of expenditures and taxation, the reform of the civil service, and by maintaining the rights and honor of the nation at home and abroad.

- 3. Resolved, That in the character, patriotism and services of President Hayes, both as a soldier and a statesman, and in the clear and noble utterances of his state papers, we have a pledge that he will give to the country a just, wise and beneficent administration of public affairs.
- 4. Resolved, That while the people of New Hampshire earnestly desire the speedy restoration of peace and good will in every section of the country, they view with apprehension and alarm the atrocious political persecutions and murders in the lately reconstructed states; and if the efforts of the administration to restore confidence and good-will between the states are abused by the madness of sectional animosity, it will leave those so rejecting them without excuse and without pity, to such sterner measures as may be demanded for the protection of personal rights and the maintenance of public order.

Mr. Randall, from the Committee on National Affairs, made the following minority report:

The undersigned, a minority of the Committee on National Affairs, respectfully submit the following resolution as a substitute for the resolutions reported by the majority of said committee and recommend its passage:

Resolved, By the Senate and House of Representatives in General Court convened: That the acts of the national administration in the removal of United States troops in the states of Florida, Louisiana and South Carolina, and in the restoration of self-government to those states, and the order forbidding the connection of federal officers with what is styled the machinery of politics for the purpose of controlling partisan organizations, caucuses and conventions, and prohibiting assessments of office-holders for partisan purposes, receive our emphatic approval.

The reports of the committee were accepted and the resolutions reported by the majority of the committee adopted.

SENATE BILL.

The following-entitled Senate bill was read twice, rules suspended, read a third time and passed:

An act in relation to drawing logs on the public highways.

The Committee on Claims reported a joint resolution entitled, "Joint resolution in regard to Charles E. Cummings and others," which was read twice, rules suspended, read a third time, passed, and sent to the Senate for concurrence.

On motion of Mr. Barton of Newport,

Resolved, That when the House adjourns it adjourn to meet to-morrow morning at 10 o'clock.

On motion of Mr. Barton of Newport, the House adjourned.

THURSDAY, July 19, 1877.

The House met at 10 o'clock according to adjournment.

(The speaker in the chair.)

Prayer was offered by the chaplain.

MESSAGE FROM THE SENATE.

The following message was received from the Honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bills:

An act making an appropriation for the State Normal School.

An act to incorporate the Piscataqua Savings Bank.

The Senate have postponed to the next session of the legislature:

An act in relation to the formation of coöperative associations.

The Senate concur with the House of Representatives in the amendments to the joint resolution entitled, "Joint resolution in favor of appointing a committee to revise and amend the fish and game laws."

An act to authorize the appointment of special administrators.

REPORT FROM A COMMITTEE.

Mr. Daniell, from the Special Committee on Increase of Revenue and Reduction of Expenses of the State, having had referred to them bills covering matter of much importance to the interests of the state, among which may be enumerated, "An act for the taxation of telegraph companies," "An act for the taxation of hotel furniture and law libraries," "An act to relieve mortgages from unjust and unequal taxation," with accompanying petitions; "An act for the taxation of express companies," "An act for the more equal taxation of railroads," "An act for the taxation of billiard tables and bowling alleys, and to increase the revenues of the state," having considered the same, and being impressed that there is a necessity for a more extended and careful inquiry into the merits of the bills referred to, as well as of many other matters of equal or greater importance which deserve attention, and which it has been impossible for your committee within the limited time at their disposal during the present session to examine and investigate thoroughly, and as the legislature has passed a joint resolution providing for a board of commissioners to examine and ascertain whether all classes of property are equally taxed, and to recommend a plan to relieve the towns and cities from what is known as the state tax, the committee asked leave to report the following resolution, and recommended its passage:

Resolved, That the bills herein specified be referred to said commission.

The report was accepted, and on motion of Mr. Ordway of Warner the resolution was amended by adding the following:

Provided, however, that it is the sense of this House that all

classes of property should be equally taxed at their just and true value, and that no exemption should be made.

(Mr. Bachellor of Littleton in the chair.)

On motion of Mr. Pierce of Hillsborough,

Resolved, That the thanks of this House be and hereby are tendered to the Hon. Augustus A. Woolson, for the ability, impartiality and courtesy with which he has discharged the duties of speaker during the present session.

The speaker having resumed the chair, addressed the House as follows:

GENTLEMEN:—It is hardly necessary that I should assure you at this time that nothing could be more agreeable or desirable to me than the approval and good opinion of this House. Therefore the expression of your approbation and good will, contained in the resolution just adopted, is exceedingly gratifying. In trying to discharge the duties of the position to which your kindness and partiality called me at the beginning of the session, I have simply endeavored to assist you in carrying out your will. So far as I have succeeded in this I have accomplished my purpose; wherever I have failed, I hope you will charge it to my want of experience, and not to any lack of good intention. I shall always look back upon the fact that it was my privilege to preside over your deliberations, with a great deal of satisfaction and gratification, and I desire at this time to express to you my deep sense of obligation for the unfailing courtesy and cheerful coöperation which I have at all times received at your hands.

Considering, gentlemen, the large number of this body in comparison with the limited capacity of this hall and its uncomfortable nature, the decorum which you have maintained throughout the session has been very remarkable. Nor do I say this in any spirit of mere idle flattery; it is a well-merited compliment which has been repeatedly paid you by distinguished gentlemen from other states who have visited you, among whom were the Hon. John D. Long, the able speaker of the Massachusetts House of Representatives; ex-Mayor Wescott of the city of Portsmouth; and Judge Edward F. Bingham of Ohio,

brother of Judge George A. and Harry Bingham of this state. And I desire especially, gentlemen, to thank you for the uninterrupted cordiality and courtesy with which you have treated me personally, and regret that I have been unable to make the personal acquaintance of every member. My relations with the officers of the House have been of a very agreeable character. To our competent clerk and his obliging assistant we are indebted for the cheerfulness, accuracy and dispatch with which they have discharged their duties. We are also indebted to our genial and efficient sergeant-at-arms and his faithful assistants, the door-keepers, for the very acceptable manner in which their varied services have been rendered. Nor would I forget our young friends the pages, who have so well performed their parts. And in conclusion, gentlemen, I bid you all a sincere good-bye. May you return safely to your homes, and may your lives be long, prosperous and happy.

On motion of Mr. Colony of Keene,

Resolved, That the thanks of this House be tendered to the chaplain, clerk, assistant clerk, sergeant-at-arms, door-keepers, and pages, for the faithful and courteous discharge of the duties devolving upon them during the present session; and that the House express its obligation to the several reporters for their accurate and satisfactory reports of the legislative proceedings.

MESSAGE FROM THE SENATE.

The following message was received from the Honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bill:

An act to reorganize and equalize the senatorial districts according to the amended constitution.

On motion of Mr. Topliff the House took a recess until 2 o'clock.

AFTERNOON.

House met at 2 o'clock.

(The speaker in the chair.)

SENATE MESSAGE.

The following message was received from the Honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following bills and joint resolutions:

Joint resolution in favor of the engrossing clerk.

A joint resolution in favor of the Centennial Committee.

Joint resolution in favor of Charles E. Cummings and others.

Joint resolution authorizing the commission to be appointed by the governor, on equalizing taxes and increasing the revenues of the state, to send for persons and papers and employ a clerk.

An act defining the representation of towns of less than six hundred population, as shown by the census of 1870.

An act to change the time of holding the election for the choice of town officers.

An act regulating the sale of cider.

An act in amendment of section 12, chapter 44, General Statutes, relative to the publication of city ordinances.

The Senate deem it inexpedient to legislate upon the following-entitled House bill:

An act in amendment of the charter of the city of Portsmouth.

The Senate have postponed to the next session of the legislature the following House bill:

An act to repeal all laws for the protection of pickerel.

The Senate concur with the House of Representatives in the passage of the following bill, with amendment:

An act in amendment of an act to prevent incompetent persons from conducting the business of druggists and apothecaries in this state.

The House refused to concur in the Senate amendment to the following-entitled House bill:

An act in amendment of an act to prevent incompetent persons from engaging in the business of druggists and apothecaries in this state.

On motion of Mr. Stevens of Nashua, the following Senate message was taken from the table, and the amendment concurred in:

Mr. Speaker:

The Senate concur with the House of Representatives in the passage of the following joint resolution, with amendment:

Resolved, By the House of Representatives, the Honorable Senate concurring, That the present session of the legislature be brought to a close on Saturday, July 14, 1877.

Amend by striking out after the word "on," the words "Saturday, July 14," and insert the words "Thursday, July 19."

MESSAGE FROM THE SENATE.

The following message was received from the Honorable Senate by their clerk:

Mr. Speaker:

The Senate have receded from their amendment to the following-entitled House bill:

An act in amendment of an act to prevent incompetent persons from conducting the business of druggists and apothecaries in this state.

On motion of Mr. Norris of Epping,

Resolved, That a committee of ten be appointed on the part of the House, with such as the Senate may join, to wait upon His Excellency the Governor and inform him that the legislature have completed the business of the session, and are ready to receive any communication he may be pleased to make.

The speaker appointed as such committee Messrs. Norris of Epping, Garvin of Manchester, Phipps of Milan, Langdon of Portsmouth, Laselle of Goffstown, Robinson of Concord, Wood of Acworth, Hodgdon of Barnstead, Foster of Bristol, Evans of Gorham.

REPORT OF THE COMMITTEE ON ENGROSSED BILLS.

The Committee on Engrossed Bills, on the part of the House, further report that they have carefully examined and find correctly engrossed the following bills and joint resolutions:

An act to fix the time when the constitutional amendments, adopted in March last, shall take effect, and also providing for compiling the statutes of the state.

An act in relation to the New Hampshire Asylum for the Insane.

An act in relation to the rate of board at the State Reform School.

Joint resolution in relation to the claim of Warren M. Kelley, for arrears of pay.

An act in amendment of chapter 21, passed at the June session, 1876, "extending the jurisdiction of police courts in civil causes."

An act explanatory of an act passed June session, 1876, entitled, "An act to remove the disabilities of married women."

An act in relation to the Monadnock Railroad Company.

An act to provide for an assessment and collection of a state tax.

An act to extend the charter of Sullivan Savings Institution.

An act in relation to taxes paid by savings banks to the United States.

An act in amendment of the charter of the city of Portsmouth, providing for a board of instruction.

An act to incorporate the Excelsior Paper Stock Company.

An act in amendment of section 7, chapter 173 of the General Statutes.

An act to increase the revenues of the State of New Hamp-shire,

An act providing for the repairs of the roads in Green's and Martin's Grants.

An act to incorporate the Manchester Board of Trade.

An act for the relief of the town of Allenstown.

An act to incorporate the United States Marbleoid Company.

An act to incorporate Friendship Lodge, No. 19, Independent Order of Odd Fellows in Hooksett.

Joint resolution of thanks for portraits.

An act in amendment of chapter 129, General Statutes, relating to pounds and distraining animals.

An act in amendment of chapter 201, General Statutes, relating to actions.

An act in relation to the support of indigent idiotic and feeble-minded adult children.

Joint resolution in favor of the department of justice at Washington.

An act to incorporate the Appleton Hotel Company.

Joint resolution in favor of George Y. Sawyer and others.

An act in amendment of section 2, chapter 41, of the laws of 1872, in relation to the more equal distribution of estates.

An act to incorporate the North Conway Aqueduct Company.

Joint resolution relating to the celebration of the centennial anniversary of the battle of Bennington, and in aid of erecting a monument in commemoration of the same, and defraying the expenses of troops.

Joint resolution providing for a board of commissioners to examine and ascertain whether all classes of property are equally taxed, and to recommend a plan to relieve the towns and cities from what is known as the state tax.

An act to incorporate the Manchester and Fitchburg Railroad.

An act to establish boards of education in such school districts of the state as may desire the same.

An act in amendment of chapter 79 of the General Statutes, relating to meetings and officers of school districts.

Joint resolution for the appointment of a commission to inquire into and report what legislation, if any, may be necessary in relation to the Winnipiseogee Lake Cotton and Woolen Manufacturing Company.

An act in amendment of an act to incorporate the Lowell and Windham Railroad, passed June session, 1874.

An act repealing sections 3 and 4 of an act entitled, "An act to incorporate the Strafford County Manufacturing Company," passed at the June session, 1877.

Joint resolution relating to the proprietors of Portsmouth Bridge.

An act to increase the efficiency and reduce the expenses of the state militia.

An act relating to the town of Rye.

An act to provide for the employment of prisoners in county jails.

An act in amendment of section 7 of chapter 6 of the Pamphlet Laws of 1870, establishing a State Normal School.

An act in regard to the protection of pickerel in Coos county.

Joint resolution in favor of the New Hampshire College of Agriculture and Mechanic Arts.

Joint resolution in relation to the fish commission.

An act regulating the taking of fish.

An act to regulate the construction of telegraph lines.

An act in relation to the better protection of trout.

An act to extend the time for completing the Manchester and Claremont Railroad.

An act for the protection of black bass and salmon trout in Spofford's Lake.

An act to provide for the erection of a new State Prison.

Joint resolution in favor of State House.

An act in amendment of chapter 12 of the laws of 1873, relating to the public printing.

An act to repeal chapter 22 of the Pamphlet Laws of 1868.

An act in amendment of chapter 161, section 9 of the General Statutes, concerning the solemnization of marriages.

An act to repeal chapter III of the Pamphlet Laws of 1868, entitled, "An act to provide for the geological and mineralogical survey of the state."

An act in amendment of chapter 141 of the General Statutes, relating to aqueduct and gas-light companies.

Joint resolution in favor of John Pender.

Joint resolution in favor of Simeon F. Platts.

An act legalizing all the taxes assessed in the town of Bethlehem in the year 1877.

Joint resolution ceding the right of New Hampshire in the national cemeteries to the general government.

An act defining the powers and duties of the fish commissioners.

An act for the protection of oyster-beds.

Joint resolution in favor of the Reform School.

An act to encourage the destruction of noxious animals and birds.

An act regarding the carrying of concealed weapons.

An act for the better protection of children.

Joint resolution relating to national prohibitory law.

An act in amendment of chapter 99, General Statutes, in relation to trials of complaints and indictments for being a common seller of spirituous liquors or for keeping the same for sale.

Joint resolution in relation to the highways in the town of Lincoln.

An act authorizing the Lake Village fire district of Gilford to raise money for the purpose of keeping in repair its town clock.

Joint resolution in favor of the New Hampshire Historical Society.

An act to regulate the publication of the reports of the su preme court.

An act in amendment of section 7, chapter 51 of the General Statutes, relating to persons giving name to collector of taxes.

Joint resolution relating to the reform movement.

An act to incorporate the Piscataqua Savings Bank.

An act making an appropriation for the State Normal School.

An act to authorize the appointment of special administrators.

Joint resolution in favor of appointing a committee to revise and amend the fish and game laws.

An act in amendment of section 12, chapter 44, General Statutes, relative to the publication of city ordinances.

Joint resolution authorizing the commission to be appointed by the Governor on equalizing taxes and increasing the revenues of the state to send for persons and papers and employ a clerk.

An act to change the time of holding the election for the choice of town officers.

An act regulating the sale of cider.

An act in relation to drawing logs on the public highways.

An act defining the representation of towns of less than six hundred population as shown by the census of 1870.

An act in amendment of an act to prevent incompetent persons from conducting the business of druggists and apothecaries in this state.

An act in favor of the engrossing clerk.

An act to reorganize and equalize the Senatorial districts according to the amended constitution.

J. C. A. HILL, For the Committee.

MESSAGE FROM THE SENATE.

The following message was received from the Honorable Senate by their clerk:

Mr. Speaker:

The Senate concur with the House of Representatives in the appointment of a committee to wait upon His Excellency the Governor and inform him that the legislature have completed the business of the session, and are now ready to receive any communication he may be pleased to make, and have joined on their part Messrs. Porter and Cummings.

REPORT OF A SPECIAL COMMITTEE.

Mr. Norris, from the joint special committee on the part of the House, appointed to wait on His Excellency the Governor and inform him that the legislature have finished the business before them and are ready to be adjourned, reported that they had attended to that business, and that His Excellency informed them that he would make a communication to the legislature forthwith.

MESSAGE FROM THE GOVERNOR.

The following message was received from His Excellency the Governor by the Honorable Secretary of State.

STATE OF NEW HAMPSHIRE.

EXECUTIVE DEPARTMENT.

CONCORD, JULY 19, 1877.

To the Honorable Senate and House of Representatives:

Having signed all the acts and resolutions, except one, that have been presented to me for my approval and signature, and having been informed by a joint committee of both branches of the legislature that you have finished the business before you and are now ready to be adjourned, I do, by the authority vested in me, hereby adjourn the legislature to the last Wednesday of May next.

B. F. PRESCOTT, Governor.

The speaker then declared the House adjourned to the last Wednesday of May next.

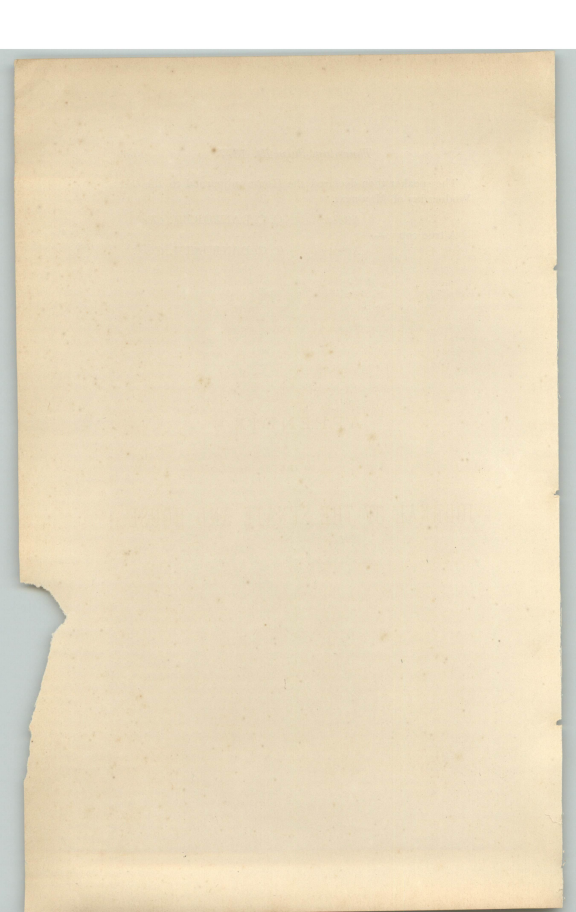
Attest:

C. C. DANFORTH, Clerk.

A true copy:-

Attest:

C. C. DANFORTH, Clerk.



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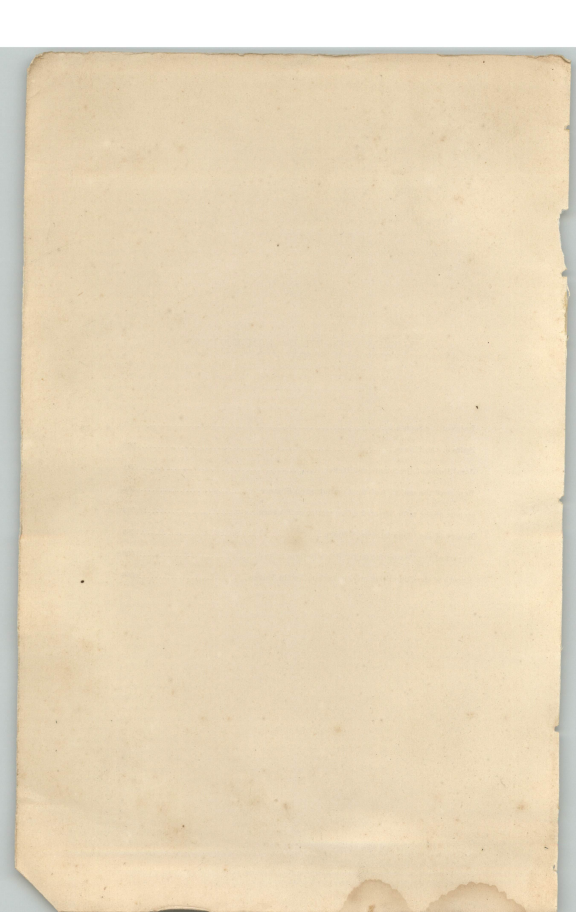
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APPENDIX

TO THE

JOURNAL OF THE SENATE AND HOUSE.

RULES OF THE SENATE.

- 1. The president having taken the chair, and a quorum being present, the journal of the preceding day shall be read, and any erroneous entry shall be corrected.
- 2. No member shall hold conversation with another during the reading of the journal, or while a member is speaking in debate.
- 3. Every member rising to speak shall address the president, and when he has finished shall sit down.
- 4. No member shall speak more than twice on the same question, on the same day, without leave of the Senate.
- 5. More than one member rising to speak at the same time, the president shall decide who shall speak first.
- 6. If any member transgress the rules of the Senate, the president shall, or any member may, call him to order,—in which case the member so called to order shall sit down, and the Senate, if appealed to, shall decide in the case; but if there be no appeal, the decision of the president shall be conclusive.
- 7. No member shall absent himself without permission from the Senate.
- 8. A motion shall be seconded before it is debated, and if required by the president, or any member, it shall be reduced to writing.
- 9. When a question is under debate, no motion shall be received but to adjourn, to postpone indefinitely, to lay on the table, to postpone to a certain day, to commit, or to amend, which several motions shall take precedence in the order in which they are arranged; and no motion to postpone indefinitely,

to postpone to a certain day, or to commit, being decided, shall be in order at the same stage of the bill or proposition, until after an adjournment.

- ro. If the question under debate will admit of division, any member may have it divided, and in filling blanks the longest time and the largest sum shall be put first.
- 11. When the reading of a paper is called for, and the same is objected to, it shall be decided by a vote of the Senate, and without debate.
- 12. When the yeas and nays are required, each member shall declare his assent or dissent to the question, unless, for special reasons, he be excused by the Senate.
- 13. When a motion is made to shut the doors of the Senate, on the discussion of any business which in the opinion of any member may require secrecy, the president shall desire the gallery to be closed, and the doors shall remain closed until the subject is disposed of.
- 14. After a motion has been decided, it shall be in order for any member who voted with the majority, or, if the Senate be equally divided, any member voting on the side prevailing, to move for a reconsideration thereof, unless the bill, resolution, report, amendment, or motion on which the vote was taken, has gone from the possession of the Senate; but no motion to reconsider shall be in order unless made the same day on which the vote was taken, or the next day after on which the vote was taken, on which the Senate shall be in session; but no vote shall be reconsidered when a less number of members is present than when it passed.
- 15. Before any petition or memorial address to the Senate shall be received and read, a brief statement of the contents thereof shall be made by the member introducing the same.
- 16. Any member, on giving notice of asking leave to bring in a bill, shall state the nature of the bill he proposes to introduce, and at least one day's notice shall be given before a motion for leave shall be in order.
- 17. Every bill shall be read three times before its passage; and the president shall give notice at each time whether it be the first, second, or third reading, and no bill after it has been

read a second time shall have a third reading before an adjournment.

18. All resolutions which may require the signature of the governor shall be treated in the same manner as bills.

19. When a bill shall have been read a first time, and ordered to a second reading, it shall be immediately read a second time

to a second reading, it shall be immediately read a second time by its title, and by the president referred to the appropriate standing committee, unless otherwise ordered by the Senate.

20. All bills introduced in the Senate to repeal or modify an existing statute shall refer to the act proposed to be repealed or modified by the title, and the session at which it was passed; and no bill shall refer to any statutes by the number of the chapter of the Pamphlet Laws.

21. The Senate may resolve itself into a committee of the whole at any time, on motion made for that purpose; and in forming a committee of the whole, the president shall leave the chair, and appoint a chairman to preside in committee. The president may at any time name any member to perform the duties of the chair, but such substitution shall not extend beyond an adjournment.

22. The last question, upon the second reading of a bill or resolution, shall always be, Shall it be read a third time? and no amendment shall be received or discussed, on the third reading of any bill or resolution, unless by consent of eight members present; but it shall at all times be in order, before the final passage of a bill or resolution, to move its commitment; and should such commitment take place, and an amendment be reported, the bill or resolution shall again be read a second time, and considered as in committee of the whole.

23. The titles of bills, and such parts thereof as may be affected by proposed amendments, shall be entered on the journals.

24. All bills, resolutions, and addresses, after passing the Senate, shall be signed by the president; and all warrants and other processes, issued by order of the Senate, shall be under his hand and seal, attested by the clerk.

25. The following standing committees, to consist of three members each, shall be appointed at the commencement of any session, with leave to report by bill or otherwise: a committee

on the judiciary; a committee on incorporations; a committee on state institutions; a committee on military affairs, and roads, bridges and canals; a committee on claims; a committee on railroads; a committee on banks; a committee on agriculture and manufactures; a committee on elections; a committee on education; a committee on finance; and a committee on towns.

- 26. All committees shall be appointed by the president, unless a member request that the appointment shall be by ballot, in which case it shall be so done.
- 27. When the Senate shall concur with the House of Representatives in the appointment of a joint committee, consisting of not more than five members of the House, one member shall be added on the part of the Senate; but when more than five, two members of the Senate shall be added.
- 28. Messages shall be sent to the House of Representatives by the clerk of the Senate.
- 29. Messages from the Governor or House of Representatives may be received at all times except when the Senate is engaged in putting the question, in calling the yeas and nays, counting the ballots, or in reading the journal.
- 30. All questions shall be put by the president, and each member of the Senate shall signify his assent or dissent by answering yea or nay. If the president doubts, or a division is called for, the Senate shall divide. Those in the affirmative of the question shall first rise from their seats, and stand till they be counted, and afterward those in the negative shall rise and stand till they be counted. The president shall then rise and state the decision of the Senate.
- 31. No person, except the members of the Executive, or members of the House of Representatives and its officers, shall be admitted within the bar of the Senate, except by invitation of the president, or some member with his consent.
- 32. The Senate shall adjourn to meet at ten o'clock in the morning and three o'clock in the afternoon of each day, unless the Senate shall otherwise order.
 - 33. Motion to adjourn shall be decided without debate.

RULES OF THE HOUSE.

OF THE DUTY OF THE SPEAKER.

r. The speaker shall take the chair at precisely the hour to which the House shall have adjourned, shall immediately call the members to order, and at the commencement of each day's session shall cause the journal of the preceding day to be read.

2. He shall preserve decorum and order; may speak on points of order in preference to other members, rising from his seat for that purpose; and shall decide questions of order, sub-

ject to an appeal to the House by any two members.

- 3. Questions shall be distinctly put in this form, to wit: "As many as are of opinion that [as the case may be], say Aye;" and after the affirmative vote is expressed, "Those of a contrary opinion, say No." If the speaker doubts, or a division is called for, the House shall divide. Those in the affirmative of the question shall first rise from their seats and stand till they be counted, and afterward those in the negative shall rise and stand till they be counted. The speaker shall then rise and state the decision of the House.
 - 4. He shall rise to put a question, but may state it sitting.
- 5. All committees shall be appointed by the speaker, unless otherwise directed by the House.
- 6. The speaker shall designate to which of the standing committees all memorials, petitions, accounts, or other matters shall be referred, unless otherwise ordered by the House.
- 7. The speaker shall vote in no case unless the House be equally divided, or unless his vote, if given to the minority, will

make the division equal; and in case of such equal division the question shall be lost.

8. All acts, addresses, and joint resolutions shall be signed by the speaker; and all writs, warrants, or subpœnas, issued by order of the House, shall be under his hand and seal, attested by the clerk.

9. In case of any disturbance or disorderly conduct in the galleries, the speaker, or chairman of the committee of the whole House, shall have the power to order the same to be cleared.

ro. No person but the members and officers of the House, members of the Council, and members of the Senate, the secretary of the state, treasurer, and clerks of the Senate, shall be admitted within the door of the representatives' chamber, unless by invitation of the speaker, or some member of the House with the consent of the speaker, except in public hearings, parties, their counsel and witnesses, under the direction of the speaker.

11. The speaker shall have power to substitute any member to perform the duties of the chair, such substitution not to extend beyond an adjournment.

OF DECORUM AND DEBATE.

12. When any member is about to speak in debate, or deliver any matter to the House, he shall rise from his seat, and respectfully address himself to the *speaker*.

13. If any member transgress the rules of the House, the speaker shall, or any member may, call him to order; in which case the member so called to order shall immediately sit down, and the question of order shall then be distinctly stated from the chair; and in all cases where a member shall be called to order for uttering disrespectful words, upon the request of any member the words objected to shall be reduced to writing by the member so calling to order; after which the member so called to order may explain, and the question shall be open to debate, as in other cases, and decided by the speaker, whose decision shall be submitted to, unless an appeal be made to the House by a member, in which case the only question shall be, "Is the speaker's decision correct?" which shall be decided

without debate. If the decision be in favor of the member called to order, he may proceed; if otherwise, and the case may require it, he shall be liable to the censure of the House.

14. In all cases, the member first rising shall speak first. When two members rise at the same time, the speaker shall name the person to speak.

15. No member shall speak more than twice on the same question without leave of the House; nor more than once, until

every member choosing to speak shall have spoken.

16. While the speaker is putting any question, or addressing the House, no one shall walk out of or across the House; nor in such case, or when a member is speaking, shall entertain private discourse; nor, while a member is speaking, shall pass between him and the chair; nor shall any member leave his seat while the yeas and nays are calling.

17. No member shall vote on any question in the event of which he is directly interested; or in any case where he was not present when the question was put; nor sit upon any committee when he is directly interested in the question under consideration. In case of such interest of a member of a committee, the fact shall be reported to the House, and another person substituted on that question in his place.

18. Every member who shall be in the House when a question is put shall give his vote, unless the House, for special reason,

shall excuse him.

19. No motion shall be debated until the same shall be seconded and stated from the chair; and when a motion shall be made and seconded, it shall be reduced to writing, if desired by the speaker or any member, and delivered in at the table, and

read by the speaker, before the same shall be debated.

20. No petition shall be received by the House unless it be presented by a member thereof, and upon motion made for that purpose; nor until the substance of said petition be concisely minuted, and the name of the member, and the town he represents, recorded upon the back thereof; and it shall be the duty of the speaker, whenever any motion relative to a petition is to be stated to the House, to state, in the first place, the substance of the petition, as minuted on the back thereof.

- 21. After a motion is stated by the speaker it shall be in possession of the House, but may be withdrawn at any time before an amendment.
- 22. When any question is under debate, no motion shall be received, but, 1st, to adjourn; 2d, to lay on the table; 3d, for the previous question; 4th, to postpone indefinitely; 5th, to postpone to a certain day; 6th, to commit; and 7th, to amend, —which several motions shall have precedence in the order in which they are arranged. Motions to adjourn, to lay on the table, and take from the table, shall be decided without debate.
- 23. The speaker shall put the previous question in the following form: "Shall the main question be now put?" and all debate upon the main question shall be suspended until the previous question has been decided. After the adoption of the previous question, the sense of the House shall forthwith be taken upon pending amendments, in their regular order, and then upon the main question.
- 24. On the previous question no member shall speak more than once without leave, and all incidental questions of order, arising after a motion for the previous question, shall be decided without debate, excepting on appeal, and on such appeal no member shall be allowed to speak more than once without leave of the House.
- 25. If the previous question is decided in the negative, it shall not be again in order till after adjournment, but the main question shall be left before the House, and disposed of as though the previous question had not been put.
- 26. When a question is postponed indefinitely, the same shall not be acted upon during the session.
- 27. Any member may call for a division of the question, when the sense will admit of it; and upon a motion to amend, a refusal to strike out words shall neither preclude amendment to such words, nor a motion to strike out and insert.
- 28. A motion for commitment, until it is decided, shall preclude all amendment to the main question, and all motions and reports may be committed at the pleasure of the House.
- 29. No new motion shall be admitted, under color of amendment, as a substitute for the motion under debate.

30. No vote shall be reconsidered, unless the motion for reconsideration be made by a member who voted with the majority, nor unless the notice of such motion be given on the same day on which the vote passed, or on the next day on which the House shall be in session, between the hours of ten and twelve o'clock.

31. When the reading of a paper is called for and objected to by any member, it shall be determined by a vote of the House.

32. Any member may excuse himself from serving on any committee at the time of his appointment, if he is then a member of two other committees who have not reported.

33. Each member shall seasonably and punctually attend to his duty in the House, and no one shall absent himself from the service of the House unless he have leave, or be sick and unable to attend.

34. The speaker shall appoint a sergeant-at-arms, whenever it may be necessary to execute the commands of the House and process issued by its authority. And he shall also appoint a teller for each division of the House, whose duty it shall be to report to the chair the state of the vote, whenever a division of the House is called for.

OF STANDING COMMITTEES.

35. The following standing committees shall be appointed early in the June session:

A committee on national affairs; a committee on elections; a committee on the judiciary; a committee on banks; a committee on the state prison; a committee on insurance; a committee on the state agricultural college; a committee on agriculture; a committee on manufactures; a committee on finance; a committee on retrenchment and reform; a committee on military affairs; a committee on education; a committee on the state normal school; a committee on incorporations; a committee on towns and parishes; a committee on the division of towns; a committee on the asylum for the insane; a committee on railroads; a committee on roads, bridges and canals; a committee on unfinished business; a committee on mileage; a committee on fisheries; a committee on the reform school; and a

committee on claims—to consist of twelve members each; a committee on bills on their second reading; a committee on printers' accounts; a committee on military accounts—to consist of nine members each.

It shall be the duty of the Committee on National Affairs to consider all matters of national concern, all matters referred to the state by the general government, and all matters pertaining to our federal relations, that may be referred to them by the House, and to report thereon.

It shall be the duty of the Committee on Elections to examine and report upon the certificates or other credentials of the election of the members returned to serve in this House, and to take into consideration all such petitions and other matters in relation to elections or returns as shall or may be presented, or come into question, and shall be referred to them by the House.

It shall be the duty of the Committee on the Judiciary to take into their consideration all matters in relation to the judiciary system of the state; to examine and report what laws have expired, or are near about expiring, and require to be revived or further continued, and report their opinion on all constitutional questions that may be referred to them by the House.

It shall be the duty of the Committee on Banks to consider all applications for the incorporation of banks, and all subjects relating to such institutions, that may be referred to them by the House, and to report thereon.

It shall be the duty of the Committee on the State Prison to take into consideration all matters in relation to the state prison; to examine all reports and accounts that may be submitted by the warden, and make such report, either by bill or otherwise, as they think the interest of the state requires.

It shall be the duty of the Committee on Insurance to consider all applications for the incorporation of insurance companies, and all subjects relating to insurance companies, domestic and foreign, and whether life, fire, marine, accidental, or of any other character, that may be referred to them by the House, and to report thereon.

It shall be the duty of the Committee on the State Agricul-

tural College to examine in relation to the rules and government of the New Hampshire College of Agriculture and the Mechanic Arts, and all matters connected therewith, and all such other matters as may be referred to them by the House, and to make such report thereon, either by bill or otherwise, as they think the interest of the state requires.

It shall be the duty of the Committee on Agriculture to take into consideration all matters concerning the agricultural interests and public lands of the state, and the incorporation of agricultural societies, that shall be referred to them by the House, and to report thereon.

It shall be the duty of the Committee on Manufactures to consider all matters concerning the manufacturing interests of the state, and all applications for incorporation for manufacturing purposes, which shall be referred to them by the House, and to report thereon.

It shall be the duty of the Committee on Finance to examine and take into consideration the state of the treasury, to report what sum it may be necessary to raise as a state tax, and on every subject touching the financial interests of the state, that may be referred to them by the House.

It shall be the duty of the Committee on Retrenchment and Reform to take into consideration the public expenditures, and all questions relating thereto; and also to consider all questions relating to the subject of administrative reforms in the various departments of the state government, and report thereon.

It shall be the duty of the Committee on Military Affairs to consider all applications for altering and amending laws regulating the militia of this state, and for the removal of military officers, and to report thereon.

It shall be the duty of the Committee on Education to consider all subjects relative to the regulation of school districts and schools, and all matters concerning education, that may be referred to them by the House, and report thereon.

It shall be the duty of the Committee on the State Normal School to examine in relation to the government of the State Normal School, and all matters connected therewith, and all such other matters as may be referred to them by the House, and to make such report thereon, either by bill or otherwise, as they think the interests of the state require.

It shall be the duty of the Committee on Incorporations to consider and report on all applications for acts of incorporation, and all other matters which may come in question relative to bodies corporate, that may be referred to them by the House, excepting those relating to towns, parishes, turnpikes, railroads, canals, banks, agricultural societies, and factories. And upon every application for an act of incorporation referred to them, they shall inquire whether the object of the application may not be conveniently obtained by voluntary incorporation under the general laws of the state, and they shall report accordingly.

It shall be the duty of the Committee on Towns and Parishes to consider all applications for the alteration of town or parish lines by the annexation of one portion of a town or parish to another town or parish, that may be referred to them by the House, and to report thereon.

It shall be the duty of the Committee on the Division of Towns to consider all applications for incorporation of towns or parishes, by division of towns or otherwise, that may be referred to them by the House, and to report thereon.

It shall be the duty of the Committee on the Asylum for the Insane to examine all accounts, particularly of those relating to the expenditure of moneys appropriated by the state; to examine in relation to the rules and government of the institution, and all matters of general interest connected therewith, and all such matters as shall be referred to them by the House, and report thereon.

It shall be the duty of the Committee on Railroads to consider all petitions for the incorporation of railroads; for alterations, and all matters relative thereto, that may be referred to them by the House, and to report thereon.

It shall be the duty of the Committee on Roads, Bridges, and Canals to consider all applications for the incorporation of turnpikes, bridges, or canals, and for the alteration of tolls, and all matters relative thereto that may be referred to them by the House, and to report thereon.

It shall be the duty of the Committee on Unfinished Business to examine and report, from the journals of the last session, all such matters as were then pending and undetermined.

It shall be the duty of the Committee on Mileage to ascertain the distance traveled by each member of the House, computing the same by the nearest traveled highway, and report to the House, with the names of the several members, and the distance traveled by each.

It shall be the duty of the Committee on Fisheries to consider all matters concerning the location, growth, cultivation, protection, improvement, and preservation of fish, within the waters of this state, and all matters relative thereto, which may be referred to them by the House, and make such report thereon, either by bill or otherwise, as they think the interest of the state requires.

It shall be the duty of the Committee on the Reform School to examine in relation to the rules and government of the institution, and all matters of general interest connected therewith, and all such matters as may be referred to them by the House, and make such report, either by bill or otherwise, as they think the interest of the state requires.

It shall be the duty of the Committee on Bills on the Second Reading to take into consideration all bills on the second reading that may be committed or otherwise, and to make such report thereon as they may think expedient.

It shall be the duty of the Committee on Printers' Accounts to examine and adjust all accounts against the state for printing, and every subject relating to such accounts that may be referred to them by the House, and to report thereon.

It shall be the duty of the Committee on Military Accounts to examine, adjust, and report on all accounts relative to the militia that may be referred to them by the House.

It shall be the duty of the Committee on Claims to audit, adjust, and report on all accounts and claims that may be presented for allowance, except accounts for printing, military accounts, and accounts for engrossing bills.

36. All other committees shall consist of three members, unless otherwise ordered.

- 37. The standing committees shall attend at their respective committee rooms two hours before the meeting of the House in the morning, and at such other times as the House shall order; and no committee shall sit during the sitting of the House, unless when the speaker shall consider it necessary.
- 38. The first named member of any committee appointed by the speaker of the House shall be chairman; and in case of his absence, or being excused by the House, the next named member, and so on, as often as the case may happen, unless the committee, by a majority of the number, elect a chairman. And when any committee shall report otherwise than by bill, they shall, if the subject admit of it, subjoin to their report a resolution, making such disposition of the matter committed to them as to the committee shall seem expedient.
- 39. Whenever it shall not be convenient for any standing committee to attend promptly to all the business which may be properly referred to it, the speaker may, on a vote of the House to that effect, appoint an additional committee on the same subject, to consist of the same number of members as the original committee, whose duty it shall be to take into consideration all matters in relation to that subject which shall be referred to them by the House, and to report thereon.

ON BILLS.

40. Every bill and joint resolution shall be introduced by motion for leave, or by an order of the House on the report of a committee; and no bill or joint resolution shall be introduced by any member (except on the report of a committee) unless he shall have given at least one day's notice of intention, and of the object of the bill or joint resolution to be introduced.

41. Every bill and resolution originally introduced into the House shall be expressed in words clearly, so that it shall not be necessary to refer to any other act or statute to ascertain the

meaning thereof.

42. Every bill shall have three several readings in the House previous to its passage;—the first reading shall be for information; and thereupon, when the bill shall have been introduced by a committee, if not rejected or otherwise disposed of, a time

shall be assigned for a second reading; and upon the second reading, if not rejected or otherwise disposed of by the House, a time shall be assigned for a third reading. When a bill shall have been introduced by a member upon leave, or by message from the Senate, and read a first time, if it be not rejected or otherwise disposed of by the House, the question shall be, "Shall the bill be read a second time?" And if ordered to a second reading, it shall immediately be read a second time by its title, and be by the speaker referred to the appropriate standing committee, unless otherwise ordered by the House. No bill, after it has been read a second time, shall have a third reading until after an adjournment. The time assigned for the second and third readings of bills and resolutions shall be 11 o'clock in the forenoon and 3 o'clock in the afternoon, unless otherwise ordered by the House.

43. No amendment shall be made but upon the second reading of a bill or joint resolution, and all resolutions shall be in writing, with the name of the member and the town he represents on the back thereof. The orders of the day for the reading of bills and joint resolutions shall hold for every succeeding day, until disposed of.

44. All bills, and all votes and resolutions that are necessary to be carried to the Senate for their concurrence, may be sent by the assistant clerk.

OF THE COMMITTEE OF THE WHOLE HOUSE.

45. The House may resolve itself into Committee of the Whole House at any time, on the motion of a member made for that purpose; and in forming a Committee of the Whole House, the speaker shall leave the chair, and a chairman to preside in committee shall be appointed by the speaker.

46. Upon bills and resolutions committed to a Committee of the Whole House, the bill or resolution shall first be read throughout by the clerk, and then again read and debated by clauses, leaving the preamble of the bill to be last considered. The body of the bill or resolution shall not be defaced or interlined, but all amendments, noting the page and line, shall be duly entered by the clerk on a separate paper, as the same shall

be agreed to by the committee, and so reported to the House. After report, the bill or resolution shall again be subject to be debated and amended by clauses, before a question to pass it to a third reading be taken.

47. The rules of proceeding in the House shall be observed in Committee of the Whole House, so far as they may be appli-

cable, except the rule limiting the time of speaking.

48. No standing rule or order of the House shall be rescinded without one day's notice being given of the motion therefor; nor suspended, unless by a vote therefor of two-thirds of the members present, to be ascertained by actual count, when any member shall request the same.

ORDER OF BUSINESS OF THE DAY.

49. As soon as the journal is read, the speaker shall call for petitions from members of the House. The petitions having been presented and disposed of, reports, first from the standing and then from the select committees, shall be called for and disposed of. And the above business shall be done in no other part of the day, except by permission of the House.

50. The unfinished business in which the House was engaged at the last preceding adjournment, if called for by any member, shall have the preference over all other business, except the general order of the day; and no motion, or any other business, except the general order of the day, shall be received without special leave of the House, until the former is disposed of.

JOINT RULES

OF THE

SENATE AND HOUSE OF REPRESENTATIVES.

- I. When a convention of the two houses is to be formed, whether by a requirement of the constitution, or by a vote or resolve of the two houses, a message shall be sent from the House of Representatives to the Senate, giving notice when the House will meet the Senate in convention. As soon thereafter as the convenience of the Senate will permit, they will attend in the House. The speaker of the House shall be chairman of the convention, and shall state the reasons for forming the convention. When the House and Senate are thus formed in convention, the rules adopted as the Rules of the House shall be considered the rules of the convention, so far us they may be deemed applicable, and the convention shall accordingly be governed thereby.
- 2. Messages shall be sent by such person or persons as each House may deem to be proper.
- 3. Messages from either House shall be received by the other at all times, except when engaged in putting a question, in calling the yeas and nays, in counting the ballots, or in reading the journal.
- 4. When a message shall be sent from either house to the other, it shall be announced at the door of the house to which it may be sent, by the door-keeper.
 - 5. While bills are on their passage between the two houses,

they shall be under the signature of the clerk of each house

respectively.

6. There shall be a committee for the purpose of engrossing bills, consisting of two members of each house. All bills that pass both houses shall be delivered to said committee, be by them engrossed, carefully examined, and reported to the respective houses, and shall be signed, first by the speaker of the House of Representatives, and then by the president of the Senate.

7. There shall be a committee, to consist of three members of the House and one of the Senate, on each of the following subjects, to wit: On all matters relative to the state library, and on all matters relative to the state house and state house

vard.

8. Every bill or joint resolution, repealing or modifying any act or statute, shall refer to the same by the chapter, title, and section of the General Statutes if contained therein, otherwise by its title and session of the legislature when the same was passed, and shall also be expressed in words clearly, so that it shall not be necessary to refer to any other act or statute to ascertain the meaning thereof; and it shall be the duty of the presiding officer of each branch of the legislature to require all such bills and resolutions to be made in conformity therewith, before putting any vote thereon except to commit or amend.

9. When a bill or resolve which shall have passed in one house is rejected in the other, notice thereof shall be given to

the house in which the same shall have passed.

10. Each house shall transmit to the other all papers on

which any bill or resolve may be founded.

11. Each house shall transmit to the other all bills which have passed their several stages in the house in which they originated, at least twenty-four hours before the time fixed for adjournment.

12. After each house shall have adhered to their disagree-

ment, a bill or resolve shall be considered lost.

13. No bill, joint resolution, claim outstanding on the first day of the session, or petition relating to new business, shall be received in either branch of the legislature after the third week

of the session, unless reported from a committee; provided, that this rule may be suspended in either house whenever two-thirds of the whole number of members shall actually vote in favor thereof, and not otherwise.

REPORT

OF THE

MAJORITY OF THE COMMITTEE ON FINANCE.

STATE OF NEW HAMPSHIRE.

House of Representatives,

JUNE SESSION, 1877.

The committee on finance, to whom was referred the bill entitled, "An act to amend chapter 57 of the General Statutes, in relation to railroads," having considered the same, and being impressed that there is an inequality in the taxation of railroads, and that there is a necessity for a more extended and careful inquiry into the merits of the bill referred, and which it has been impossible for your committee, within the limited time at their disposal during the present session, to examine and investigate thoroughly; and as the Legislature has passed a joint resolution providing for a board of commissioners to examine and ascertain whether all classes of property are equally taxed and to recommend a plan to reduce what is known as the state tax, your committee ask leave to report the following resolution and recommend its passage:

Resolved, That the bill be referred to said commission to report at the next session of the Legislature.

Warren F. Daniell, Joshua Converse, John T. Cutter, Harvey W. Tilton, Amos C. Chase, R. C. Sanborn, W. M. Weed,

For the Committee.

REPORT

OF THE

MINORITY OF THE COMMITTEE ON FINANCE.

STATE OF NEW HAMPSHIRE.

House of Representatives.

JULY 17, 1877.

The undersigned, members of the committee on finance, having had under consideration, the majority of the committee being present, the bill entitled, "An act to amend chapter 57 of the General Statutes, in relation to taxing railroads," beg leave to make the following report:

The committee by unanimous consent have heard fully, at four different sessions, parties and attorneys representing the various railroads, who chose to come before them. The principal objections urged against the bill came from railroads paying taxes under the present law, as was shown by their own statements, upon the market value of the original stock, which in most of these cases has become comparatively worthless by reason of the diversion of the earnings of their road to the payment of the principal and interest of preferred stock, bonds, and other indebtedness, which debts or obligations were shown to be good and valid securities upon which interest is paid regularly at from six to seven per cent per annum on all the railroads in this state.

The parties representing these roads claimed that all railroads owing debts represented by bonds or otherwise ought to have this indebtedness exempted from taxation, but when confronted with the fact that the farms, workshops, and, in fact, all other

property upon which liens, mortgages, or debts rested were taxed for the full amount without deducting these incumbrances, they only answered by saying that they thought this law was wrong. Another objection was that the railroads whose revenues were absorbed by the mortgage or bonded debt might be taxed too high under the proposed bill, and possibly in some cases this might throw the road into the hands of the bondholders, and thus cripple the operations of these roads.

In order to meet this objection, the undersigned of your committee offered an amendment, providing that if any railroad corporation should feel aggrieved at any valuation or assessment of its property or franchise, the officers thereof might file with the Governor and Council a sworn statement of the amount which they claimed to be excessive. Whereupon, after due notice to all parties interested, including the Attorney-General who should represent the state, the Governor and Council should hear and determine whether or not such assessment was excessive, and if they should find that any amount had been wrongfully assessed, they should direct the State Treasurer to suspend the collection of the sum so found to be excessive, and collect only the remainder not so found to be excessive, the Governor to report the same to the next Legislature, with the recommendation that the sum so found to be excessive be abated, and that no extent should issue for the collection of the amount thus suspended until the Legislature should have acted adversely or failed for two sessions to act favorably upon the recommendations of the Governor and Council.

This exceedingly fair and just provision did not, however, seem to abate the opposition to the bill, and it almost seemed to the undersigned that the nearer we approached absolute justice the more the opposition increased.

The proposition to refer the whole matter to a commission, presented by a member of the committee who had already committed himself to that plan in a report which he had signed as a member of another committee, and which now lies upon the table, was so manifestly at variance with the wishes of the House as expressed by the vote of nearly four-fifths on suspending the rules, and sending this bill to a committee whose chair-

man had drawn the bill and presented it to the House, that the undersigned could not have agreed to that proposition, even though we were willing to allow the state to lose, the present year or before the action of any commission could be enacted with law, a sum not less than from \$50,000 to \$75,000, and probably more than \$150,000.

The undersigned therefore earnestly recommend immediate action on the part of the House, and report the bill and amendments above adverted to, with the recommendation that the bill and amendments pass.

N. G. ORDWAY,
ISAAC C. WIGHT,
F. R. THURSTON,
HENRY BURT,
Members of the Finance Committee.

REPORT

OF THE

COMMITTEE ON MILEAGE.

STATE OF NEW HAMPSHIRE.

House of Representatives,

June Session, 1877.

The committee to whom was referred the duty of fixing the mileage of the members of the House, report the following resolution:

Resolved, That each member be allowed the number of miles' travel set opposite his name in the following list, and that the clerk be instructed to make up the mileage roll of the House of Representatives in accordance therewith.

JAMES B. SUMNER,

For the Committee.

ROCKINGHAM COUNTY.

TOWN.		NAME.	MILES
Atkinson, .		Greenleaf Clarke.	108
Auburn, .	. ,	Charles C. Grant.	70
Brentwood, .		John Brown.	88
Chester, .		Charles S. Wilcomb.	72
Deerfield, .		John C. Brown,	80
		George I. French.	80
Danville, .		Alfred A. Collins.	96

		Appe	endix.	587
Derry, .			Wm. H. Shepard,	60
Deli'j,			Tappan R. Robie.	58
East Kingston,			Joseph A. Tilton.	134
Epping, .			John O. Edgerly,	84
Eppins,			Herbert F. Norris.	84
Exeter, .			Joseph T. Porter,	90
Income,			Horace S. Cummings,	80
			Wm. Burlingame,	90
			Alfred Conner.	90
Fremont, .			Sherburne Sanborn,	90
Greenland,			E. A. Peterson.	110
Hampstead,			Albert L. Eastman.	76
Hampton, .			J. W. Mason.	130
Hampton Falls,			John F. Jones.	150
Kensington,			Daniel E. Palmer.	116
Kingston, .			Amos C. Chase.	124
Londonderry,			William Clark,	55
101111111111111111111111111111111111111			Mason Boyd.	62
Newcastle, .			John Amazeen.	124
Newington,			Israel S. Hoyt.	132
Newmarket,			Lafayette Hall,	100
1101122222			Reuben M. Burley.	102
Newton, .			Edward P. Wallace.	134
Northwood,			Charles F. Cate.	60
Nottingham,			James A. Kelsey.	. 94
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I I I

REPORT

OF THE

COMMITTEE ON THE STATE REFORM SCHOOL.

STATE OF NEW HAMPSHIRE.

HOUSE OF REPRESENTATIVES.

JUNE SESSION, 1877.

The committee, in company with members of the Honorable Senate and of the House, visited the school on the 27th of June, and again on the 10th of July, and on each of these occasions made a careful and thorough investigation into the management and condition of the institution in all its details. The committee are unanimously of the opinion that the institution is a noble and invaluable charity, and in its efficiency as a means of reformation an honor to the state.

The superintendent and matron, teachers and officers, are alike deserving of commendation and praise for the faultless discipline, the excellent deportment and the remarkable proficiency of those whom they have in charge. Everything in and about the building gives unmistakable evidence of successful management and perfect mastery of the situation. A prompt and cheerful obedience is secured by the rule of kindness and firmness, and the inmates seem to be constantly surrounded by influences which cannot fail to insure for them the reformation which it is the object of the institution to bestow.

While the committee have found so much to commend, they

have nevertheless been led to inquire whether the same beneficent results might not be obtained with a less expenditure of money, and they are of the opinion that the usefulness of the institution would not be impaired by the exercise of more rigid economy and a general curtailment of its expenses. During the last five years the salaries and wages paid officers and teachers have averaged \$5,877 annually, whereas during the five years from 1862 to 1867, with an equally large number of inmates, the average expenditure for the same service was only \$2,170.49, and the general expenses of the school have increased in corresponding ratio. As a means of checking this apparent increase of expenditures and the seeming growth of extravagance, the committee have heretofore reported a bill referred to them by the House and recommended its passage, reducing the price of board from \$2.00 to \$1.50 per week, the effect of which, for the coming year at least, will be to reduce the receipts about \$3,000 per year. A considerable reduction in the ordinary expenses may be made in the item of fuel, by a change which is imperatively demanded in the heating and cooking apparatus.

The reports for the last two years show an expenditure for wood and coal alone of \$4,120, and the committee are assured that a saving of at least \$500 per year and probably more could be effected by a small and judicious outlay.

If this much-needed improvement were made, the committee are of opinion than the additional expenditure of nearly \$400 per year, which is now paid for insurance, might prudently be dispensed with, as the building has excellent facilities for extinguishing fire, and the only apparent risk is from the present defective and dangerous heating arrangements. In view of these facts, and the further fact that extensive repairs must be made before the present means for heating can be used at all, the committee report the following joint resolution and recommend its passage:*

[*See proceedings, elsewhere.]

REPORT

OF THE

COMMITTEE ON NEW HAMPSHIRE ASYLUM FOR THE INSANE.

STATE OF NEW HAMPSHIRE.

House of Representatives,

June Session, 1877.

The committee on the Asylum for the Insane, to whom was referred the petition and memorial of Richard Woodham and wife, now confined in the Asylum for the Insane, submit the following report: Your committee having decided to afford the memorialists an opportunity to be personally heard at length, upon the grievances set forth in their memorial, as well as any other matter they might desire to bring before the committee, after notice to Mr. Woodham, proceeded to hear at the Asylum, on the twenty-seventh of June, his statement of all the matters contained in his memorial, giving him opportunity for personal statement, fully, and without restriction, and giving, also, an opportunity to your committee to examine his appearance and condition.

In addition to this, they also examined witnesses conversant and familiar with the circumstances alluded to in his memorial, out of which his misfortunes and final confinement in the Asylum arose. Your committee find that Mr. Woodham and his wife are confined in the Asylum upon an order of the Supreme Court of Hillsborough County, according to the forms and requirements of the law, after a fair and impartial trial upon a

verdict of a jury of "not guilty by reason of insanity;" and they further report, that the hearing, examination and observation of his present condition, compel them to say that the unfortunate mental condition, amounting to insanity, which compelled his confinement under order of the court, still exists in such degree as to render him and his wife proper subjects for present and future confinement, and while the committee are permitted to hope that such confinement, and the kind and careful treatment afforded these unfortunate inmates, may in time ameliorate or change their condition for the better, and enable them to leave the institution fully recovered, they are unanimously of the opinion that nothing has been or can be disclosed to call for or warrant the interference of the House, or demand their discharge from the Asylum.

J. W. STURTEVANT,
REUBEN M. BURLEY,
GEORGE E. HANSON,
G. A. YOUNG,
N. H. GEORGE,
G. W. EMERSON,
LUTHER HAYES,
J. K. PRIEST,
STEPHEN C. MEADER.
For the Committee.

